GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE PRINCIPAL CLERK
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HOUSE DRH30328-ST-24 (01/31)

Short Title:	Various Election Changes.	(Public)
Sponsors:	Representative Michaux.	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE VARIOUS CHANGES TO THE ELECTION LAWS.
3	The General Assembly of North Carolina enacts:
4	SECTION 1. G.S. 126-4(5) reads as rewritten:
5	"(5) Hours and days of work, holidays, vacation, sick leave, and other matters
6	pertaining to the conditions of employment. The legal public holidays
7	established by the Commission as paid holidays for State employees shall
8	include Martin Luther King, Jr.'s Birthday Birthday, and Veterans Day. Day,
9	and the Tuesday after the first Monday in November in years in which a
10	general election is to be held. The Commission shall not provide for more
11	than 11 paid holidays per year except that in those years in which Christmas
12	Day falls on a Tuesday, Wednesday, or Thursday, the Commission shall not
13	provide for more than 12 paid holidays."
14	SECTION 2.(a) G.S. 163-41 is amended by adding a new subsection to read:
15	"(d) Training and Certification of Judges All chief judges and judges shall comply
16	with the training and certification requirements in G.S. 163-82.24."
17	SECTION 2.(b) G.S. 163-82.24 reads as rewritten:
18	"§ 163-82.24. Statewide training and certification for election officials.
19	(a) <u>Elections Directors Training</u> . – The State Board of Elections shall conduct training
20	programs in election law and procedures. Every county elections director shall receive training
21	conducted by the State Board at least as often as required in the following schedule:
22	(1) Once during each odd-numbered year before the municipal election held in
23	the county;
24	(2) Once during each even-numbered year before the first partisan primary; and
25	(3) Once during each even-numbered year after the partisan primaries but before
26	the general election.
27	(a1) County Board Member Training. – Every member of a county board of elections
28	shall receive training conducted by the State Board at least once during the six months after the
29	member's initial appointment and at least once again during the first two years of the member's
30	service. The State Board of Elections shall promulgate rules for the training of precinct
31	officials, which shall be followed by the county boards of elections.
32	(a2) Chief Judges and Judges Training. – Every person appointed chief judge or judge
33	shall receive training developed and approved by the State Board in each election cycle prior to
34	the first election in that cycle in that county.
35	(b) Certification. – The State Board of Elections shall conduct a program for
36	certification of <u>all</u> election officials. The program shall include training in election law and



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procedures. Before issuing certification to an election official, the State Board shall administer an examination designed to determine the proficiency of the official in election law and procedures. The State Board shall set adequate standards for the passage of the examination."				
SECTION 3.(a) G.S. 163-82.5 reads as rewritten:				
"§ 163-82.5. Distribution of application forms.				
(a) The State Board of Elections shall make the forms described in G.S. 163-82.3				
available for distribution through governmental and private entities, with particular emphasis				
on making them available for organized voter registration drives.				
(b) The State Board of Elections shall make the forms available for completion and submission on a secure Internet Web site in accordance with this Article."				
SECTION 3.(b) Article 7A of Chapter 163 of the General Statutes is amended by				
adding a new section to read:				
" <u>§ 163-82.5A. Online voter registration.</u>				
(a) An individual who meets all of the following criteria may register to vote or change				
voter registration online:				
(1) The individual is eligible to register to vote.				
(2) The individual is engible to register to vote. (2) The individual possesses one of the following that is current and valid:				
<u>a.</u> North Carolina drivers license issued under Article 2 of Section 20 of				
the General Statutes, including a learner's permit or a provisional				
license.				
b. Special identification card for nonoperators issued under				
<u>G.S. 20-37.7.</u>				
(b) The State Board of Elections shall establish a secure Internet Web site to permit				
individuals described in subsection (a) of this section to complete and submit voter registration				
applications online.				
(c) The secure Web site established under subsection (b) of this section shall allow an				
individual described in subsection (a) of this section to submit:				
(1) An application for any of the following:				
<u>a.</u> Voter registration.				
b. Reporting of a change of name, address, or party affiliation. If the				
individual is already registered to vote and the change of address is to				
another county, it shall be treated as an application to register to vote.				
(2) Information to establish that the individual is eligible under this section to				
register online.				
(3) The individual's e-mail address.				
(d) Upon receipt of an individual's application under subsection (c) of this section, the				
county board of elections in conjunction with the State Board of Elections shall verify the				
North Carolina drivers license or social security number in accordance with G.S. 163-82.12,				
update the statewide registration database and search for possible duplicate registrations, and				
proceed under G.S. 163-82.7 to verify the person's address.				
(e) If the State Board verifies the North Carolina drivers license or social security				
number in accordance with G.S. 163-82.12, the Division of Motor Vehicles shall transfer the				
digital signature of the applicant in the Division of Motor Vehicles records to the State Board.				
(f) If the State Board cannot verify the North Carolina drivers license or social security				
number in accordance with G.S. 163-82.12, the State Board shall so notify the individual				
submitting the application by e-mail, if provided, and in accordance with this Article. That				
individual shall be offered an opportunity to register in accordance with G.S. 163-82.6 or				
$\underline{G.S. 163-82.6A, as applicable."}$				
"(a) SECTION 3.(c) G.S. 163-82.10(a) reads as rewritten: "(a) Official Record. – The State voter registration system is the official voter				

51 registration list for the conduct of all elections in the State. The State Board of Elections and

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the county board of elections may keep copies of voter registration data, including voter 1 2 registration applications, in any medium and format expressly approved by the Department of 3 Cultural Resources pursuant to standards and conditions established by the Department and 4 mutually agreed to by the Department and the State Board of Elections. A completed and 5 signed registration application form, if available, described in G.S. 163-82.3, once approved by 6 the county board of elections, becomes backup to the official registration record of the voter. 7 Full or partial social security numbers, dates of birth, the identity of the public agency at which 8 the voter registered under G.S. 163-82.20, any electronic mail address submitted under this 9 Article or Article 21A of this Chapter, any electronic data associated with online registration 10 under G.S. 163-82.5A, and drivers license numbers that may be generated in the voter 11 registration process, by the voter, either the State Board of Elections or a county board of 12 elections, elections in the voter registration process are confidential and shall not be considered 13 public records and subject to disclosure to the general public under Chapter 132 of the General 14 Statutes. Cumulative data based on those items of information may be publicly disclosed as long as information about any individual cannot be discerned from the disclosed data. 15 16 Disclosure of information in violation of this subsection shall not give rise to a civil cause of 17 action. This limitation of liability does not apply to the disclosure of information in violation of 18 this subsection as a result of gross negligence, wanton conduct, or intentional wrongdoing that would otherwise be actionable. The signature of the voter, either on the paper application or an 19 20 electronically captured image of it, may be viewed by the public but may not be copied or 21 traced except by election officials for election administration purposes. Any such copy or 22 tracing is not a public record."

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SECTION 3.(d) This section becomes effective December 1, 2013.

SECTION 4. G.S. 163-82.6A reads as rewritten:

25 "§ 163-82.6A. In-person registration and voting at one-stop sites.

(a) Who May Register in Person. – In accordance with the provisions in this section, an
individual who is qualified to register to vote may register in person and then vote at a one-stop
voting site in the person's county of residence during the period for one-stop voting provided
under G.S. 163-227.2. For purposes of this section, a one-stop voting site includes the county
board of elections office, if that office is used for one-stop voting.

(b) Both Attestation and Proof of Residence Required. – To register and vote under this
 section, the person shall do both of the following:

- (1) Complete a voter registration form as prescribed in G.S. 163-82.4, including the attestation requirement of G.S. 163-82.4(b) that the person meets each eligibility requirement. Such attestation is signed under penalty of a Class I felony under G.S. 163-275(13); and
- (2) Provide proof of residence by presenting any of the following valid documents that show the person's current name and current residence address: a North Carolina drivers license, a photo identification from a government agency, or any of the documents listed in G.S. 163-166.12(a)(2). The State Board of Elections may designate additional documents or methods that suffice and shall prescribe procedures for establishing proof of residence.
- 44 (c) Voting With Retrievable Ballot. A person who registers under this section shall
 45 vote a retrievable absentee ballot as provided in G.S. 163-227.2 immediately after registering.
 46 If a person declines to vote immediately, the registration shall be processed, and the person
 47 may later vote at a one-stop voting site under this section in the same election.

(d) Verification of Registration; Counting of Ballot. – Within two business days of the
 person's registration under this section, the county board of elections in conjunction with the
 State Board of Elections shall verify the North Carolina drivers license or Social Security
 number in accordance with G.S. 163-82.12, update the statewide registration database and

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1 2 3	search for possible duplicate registrations, and proceed under G.S. 163-82.7 to very person's address. The person's vote shall be counted <u>unless if</u> the county board determ the applicant is not qualified to vote in accordance with the provisions of this Chapter	ines that
4	at or before the time for canvass under this Chapter.	-
5	(e) Change of Registration at One-Stop Voting Site. – A person who is	•
6 7	registered to vote in the county may update the information in the registration reaccordance with procedures prescribed by the State Board of Elections, but an ind	
8 9	party affiliation may not be changed during the one-stop voting period before any second partisan primary in which the individual is eligible to vote.	first or
10	(f) Voting in Primary. – Any person who will become qualified by age to reg	ister and
11	vote in the general election for which a partisan or nonpartisan primary is held, even the	
12	so qualified by the date of the primary, may register for the primary and general elect	ion prior
13	to the primary and then vote in the primary and general election after being regis	stered in
14	accordance with the provisions of this section."	
15	SECTION 5.(a) G.S. 163-111 reads as rewritten:	
16	"§ 163-111. Determination of primary results; second primaries.results.	~
17	(a) Nomination Determined by Substantial Plurality; Definition of Substantial I	
18	Except as otherwise provided in this section, nominations <u>Nomination</u> in primary election	
19 20	be determined by a substantial plurality of the votes cast. A substantial plurality w	ithin the
20 21	meaning of this section shall be determined as follows:(1) If a nominee for a single office is to be selected, and there is more	than one
21	person seeking nomination, the substantial plurality shall be ascert.	
23	multiplying the total vote cast for all aspirants by forty percent (40	•
23 24	excess of the sum so ascertained shall be a substantial plurality,	
25	aspirant who obtains a substantial plurality shall be declared the nor	
26	two candidates receive a substantial plurality, the candidate recei	
27	highest vote shall be declared the nominee.	C
28	(2) If nominees for two or more offices (constituting a group) are to be	selected,
29	and there are more persons seeking nomination than there are off	
30	substantial plurality shall be ascertained by dividing the total vote ca	
31	aspirants by the number of positions to be filled, and by multipl	
32	result by forty percent (40%). Any excess of the sum so ascertained	
33	a substantial plurality, and the aspirants who obtain a substantial	
34 35	shall be declared the nominees. If more candidates obtain a su	
35 36	plurality than there are positions to be filled, those having the high (equal to the number of positions to be filled) shall be decla	
30 37	nominees.	areu the
38	(b) Right to Demand Second Primary. If an insufficient number of aspirants i	receive a
39	substantial plurality of the votes cast for a given office or group of offices in a pr	
40	second primary, subject to the conditions specified in this section, shall be held:	
41	(1) If a nominee for a single office is to be selected and no aspirant re	eceives a
42	substantial plurality of the votes cast, the aspirant receiving the	
43	number of votes shall be declared nominated by the appropriate	board of
44	elections unless the aspirant receiving the second highest number	
45	shall request a second primary in accordance with the provi-	
46	subsection (c) of this section. In the second primary only the two	
47	who received the highest and next highest number of votes shall	be voted
48	for.	1 . 1
49 50	(2) If nominees for two or more offices (constituting a group) are to be and appirents for some or all of the positions within the group do no	
50 51	and aspirants for some or all of the positions within the group do no	
51	a substantial plurality of the votes, those candidates equal in numb	or to the

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	positions remaining to be filled and having the highes be declared the nominees unless some one or all of number to the positions remaining to be filled and hav number of votes shall request a second primary in provisions of subsection (c) of this section. In the sec	the aspirants equal in the second highest accordance with the
	nominees for the positions in the group remaining to	be filled, the names of
	all those candidates receiving the highest number receiving the second highest number of votes and	
	primary shall be printed on the ballot.	U
(c)	Procedure for Requesting Second Primary.	
	(1) A candidate who is apparently entitled to deman	nd a second primary.
	according to the unofficial results, for one of the of	
	desiring to do so, shall file a request for a second prin	
	Executive Director of the State Board of Elections no	b later than 12:00 noor
	on the ninth day (including Saturdays and Sundays)	
	which the primary was conducted, and such request	6
	certification of the official results by the State Board (
	certification by the State Board of Elections determine	
	was not originally thought to be eligible to call for	
	fact eligible to call for a second primary, the Executiv	
	Board of Elections shall immediately notify such car	ndidate and permit hin
	to exercise any options available to him within a 48	-hour period following
	the notification:	
	Governor,	
	Lieutenant Governor,	
	All State executive officers,	
	District Attorneys of the General Court of Just	ice,
	United States Senators,	
	Members of the United States House of Repres	sentatives,
	State Senators in multi-county senatorial distri	cts, and
	Members of the State House of Represent	atives in multi-county
	representative districts.	
	(2) A candidate who is apparently entitled to deman	nd a second primary
	according to the unofficial results, for one of the of	
	desiring to do so, shall file a request for a second prin	nary in writing with the
	chairman or director of the county board of electio	ns no later than 12:00
	noon on the ninth day (including Saturdays and Sund	
	on which the primary was conducted, and such reques	
	certification of the official results by the county board	of elections:
	State Senators in single county senatorial distr	icts,
	Members of the State House of Representa	atives in single-county
	representative districts, and	
	All county officers.	
	(3) Immediately upon receipt of a request for a second p	
	board of elections, State or county, shall notify all	
	participate in the second primary, by telephone follo that a second primary has been requested and of t	
	primary.	
(d)	Tie Votes; How Determined.	
(u)		
(u)	(1) In the event of a tie for the highest number of ve	otes in a first primary

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1		single-county legislative district office, the board of e	lections of the county
2		in which the two candidates were voted for shall c	2
		declare the results. If the recount shows a tie vote, a se	cond primary shall be
		held on the date prescribed in subsection (e) of this se	1 1
		candidates having an equal vote, unless one of the a	
		days after the result of the recount has been offici	
		written notice of withdrawal with the board of election	•
		notice of candidacy. Should that be done, the remain	
		declared the nominee. In the event of a tie for the high	0 1
		a first primary among more than two candidates for par	
		of the offices mentioned in this subdivision, no recoun	
		of the tied candidates shall be entered in a second prim	
	(2)	In the event of a tie for the highest number of vol	•
	(2)	between two candidates for a State office, for United	
		any district office (including State Senator in a m	
		district and member of the State House of Representat	
		representative district), no recount shall be held solely	
		but the two candidates having an equal vote shall be	
		primary to be held on the date prescribed in subsecti	
		unless one of the two candidates files a written notice	
		State Board of Elections within three days after the res	
		has been officially declared and published. Shoul	
		remaining aspirant shall be declared the nominee. In th	
		highest number of votes in a first primary among mor	
		for party nomination for one of the offices mentioned	
		recount shall be held, but all of the tied candidates	
		second primary.	shah be entered in a
	(3)	In the event one candidate receives the highest number	of votes cast in a first
	(5)	primary, but short of a substantial plurality, and two	
		candidates receive the second highest number of ve	
		number, the proper board of elections shall declare the	1
		highest vote to be the party nominee, unless all but one	-
		give written notice of withdrawal to the proper boar	
		three days after the result of the first primary has been	
		all but one of the tied candidates withdraw within the	-
		period, and the remaining candidate demands a	· ·
		accordance with the provisions of subsection (c) of	
		primary shall be held between the candidate who reco	
		and the remaining candidate who received the second h	Ũ
	(e) Date-	of Second Primary; Procedures. – If a second primary	6
		s section, the appropriate board of elections, State or cou	-
	-	weks after the first primary.	inty, shan order that it
		e no registration of voters between the dates of the first	and second primaries
		ualifications to register and vote mature after the day of	-
	-	f the second primary may register on the day of the second	1 ·
		shall be entitled to vote in the second primary. The	
		he first primary and any voter who files a proper and time	
		dress within the county under the provisions of G.S. 1	
		e in the second primary without having to refile that writ	
		ed to vote in the second primary. Subject to this provision	
	omerwise quaim	eu to vote in me second primary. Subject to uns provisi	on for registration, the

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cond primary shall be held under the laws, rules, and regulations provided for the first	
rimary.	
(f) No Third Primary Permitted. In no case shall there be a third primary. The	
andidates receiving the highest number of votes in the second primary shall be nominated. If	
a second primary there is a tie for the highest number of votes between two candidates, the	
roper party executive committee shall select the party nominee for the office in accordance	
ith the provisions of G.S. 163-114."	
SECTION 5.(b) G.S. 160A-23.1(d) reads as rewritten:	
"(d) If the council adopts the resolution provided for in subsection (a) of this section and	
bes not adopt the changes, or does adopt the changes, but approval under the Voting Rights	
ct of 1965, as amended, is required, and notice of such approval is not received, by the end of	
the third day before the opening of the filing period, the municipal election shall be rescheduled	
s provided in this subsection and current officeholders shall hold over until their successors	
The elected and qualified. For cities using the: (1) Partices and electric matched and $C_{1} = 1.02, 201$, the animate shall	
(1) Partisan primary and election method under G.S. 163-291, the primary shall	
be held on the primary election date for county officers in the second year following a federal decompial consust the second primary if peocessary shall	
following a federal decennial census, the second primary, if necessary, shall be held on the second primary election date for county officers in that	
year, census, and the general election shall be held on the general election	
date for county officers in that year.	
(2) Nonpartisan primary and election method under G.S. 163-294, the primary	
shall be held on the primary election date for county officers in the second	
year following a federal decennial census, and the election shall be held on	
the date for the second primary for county officers in that year.	
(3) Nonpartisan plurality election method under G.S. 163-292, the election shall	
be held on the primary election date for county officers in the second year	
following a federal decennial census.	
(4) Election and runoff method under G.S. 163-293, the election shall be held on	
the primary election date for county officers in the second year following a	
federal decennial census, and the runoffs, if necessary, shall be held on the	
date for the second primary for c ounty officers in that year.census.	
The organizational meeting of the new council may be held at any time after the results of	
e election have been officially determined and published, but not later than the time and date	
f the first regular meeting of the council in November of the second year following a federal	
ecennial census, except in the case of partisan municipal elections, when the organizational	
eeting shall be held not later than the time and date of the first regular meeting of the council	
December of the second year following a federal decennial census."	
SECTION 5.(c) G.S. 163-55(c) reads as rewritten:	
"(c) Elections. – For purposes of the 30-day residence requirement to vote in an election	
subsection (a) of this section, the term "election" means the day of the primary, second	
rimary, general election, special election, or referendum."	
SECTION 5.(d) G.S. 163-82.6(d) reads as rewritten:	
"(d) Instances When Person May Register and Vote on Primary or Election Day. – If a	
erson has become qualified to register and vote between the twenty-fifth day before a primary	
r election and primary or election day, then that person may apply to register on primary or extion day by submitting an application form described in $G = 163, 82, 3(a)$ or (b) to:	
ection day by submitting an application form described in G.S. 163-82.3(a) or (b) to:	
 A member of the county board of elections; The county director of elections; or 	
 (2) The county director of elections; or (3) The chief judge or a judge of the precinct in which the person is eligible to 	
vote, and, if the application is approved, that person may vote the same day.	
vote, and, if the application is apploved, that person may vote the same day.	
The official in subdivisions (1) through (3) of this subsection to whom the	

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1	application is submitted shall decide whether the applicat	nt is eligible to vote.
2	The applicant shall present to the official written or do	•
3	that the applicant is the person he represents himself to b	
4	doubt as to the right of the applicant to register, may rec	-
5	satisfactory to that official as to the applicant's qualifica	
6	determines that the person is eligible, the person shall be	-
7	the primary or election and the county board shall add t	-
8	the list of registered voters. If the official denies the app	· •
9	shall be permitted to vote a challenged ballot under	-
10	G.S. 163-88.1, and may appeal the denial to the ful	•
11	elections. The State Board of Elections shall promulgate	-
12	boards of elections to follow in hearing appeals for de	
13 14	election day applications to register. No person shall be j	0
14 15	on the day of a second primary unless he shall have t register and vote between the date of the first primary	-
15 16	succeeding second primary."	and the date of the
10	SECTION 5.(e) G.S. 163-82.17(a) reads as rewritten:	
18	"(a) Registrant's Duty to Report. – Any registrant who desires to ha	ve the record of his
19	party affiliation or unaffiliated status changed on the registration list shall, r	
20	day for making application to register under G.S. 163-82.6 before the el	
21	change on an application form as described in G.S. 163-82.3 or on a vot	
22	described in G.S. 163-82.8. No registrant shall be permitted to change	-
23	unaffiliated status for a primary, second primary, primary, or special special	
24	after the deadline for registration applications for that election as set out in C	G.S. 163-82.6."
25	SECTION 5.(f) G.S. 163-226(c) reads as rewritten:	
26	"(c) The Term "Election". – As used in this Subchapter, unless	-
27	requires otherwise, the term "election" includes a general, primary, seed	ond primary, runoff
28	election, bond election, referendum, or special election."	
29	SECTION 5.(g) G.S. 163-227.1 is repealed.	
30	SECTION 5.(h) G.S. 163-227.3(b) is repealed.	
31 32	SECTION 5.(i) G.S. 163-255 reads as rewritten:	
32 33	"§ 163-255. Absentee voting at office of board of elections. Notwithstanding any other provisions of Chapter 163 of the General S	Statutas any parson
33 34	eligible to vote an absentee ballot pursuant to G.S. 163-245 shall be po	
35	absentee ballot pursuant to G.S. 163-227.2 if the person has not already	
36	ballot which has been returned to the board of elections, and if he the person	
37	county on the day of the primary or election.	<u></u> ,
38	In the event an absentee application or ballot has already been mai	led to such person
39	applying to vote pursuant to G.S. 163-227.2, the board of elections shall	-
40	and ballot unless the voted absentee ballot has been received by the board	
41	person shall be eligible to vote pursuant to G.S. 163-227.2 no later than 5:	00 P.M. on the day
42	next preceding the primary, second primary primary or election."	
43	SECTION 5.(j) G.S. 163-258.9 reads as rewritten:	
44	"§ 163-258.9. Transmission of unvoted ballots.	
45	(a) Not later than 60 days before the statewide general election in e	-
46	and not later than 50 days before any other election, the county board of ele	
47	a ballot and balloting materials to all covered voters who by that d	
48	military-overseas ballot application, except for a second primary.application	
49 50	case of municipal elections, absentee ballots shall be made available no	•
50 51	before an election. For a second primary which includes a candidate for county board of elections shall transmit a ballot and balloting material to	
51	county obard of elections shall datishing a ballot and balloting material to	an covered voters

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1 who by that date submit a valid military-overseas ballot application no later than 45 days before

2 the second primary. For a second primary which does not include a candidate for federal office,

3 the transmission of the ballot and ballot materials shall be as soon as practicable and shall be

4 transmitted electronically no later than three business days and by mail no later than 15 days

5 from the date the appropriate board of elections orders that the second primary be held pursuant

to G.S. 163-111. If additional offices are added to the ballot to fill a vacancy occurring after the
 deadline provided by this subsection, those ballots shall be transmitted as soon as practicable.

8 (b) A covered voter who requests that a ballot and balloting materials be sent to the 9 voter by electronic transmission may choose facsimile transmission or electronic mail delivery, 10 or, if offered by the voter's jurisdiction, Internet delivery. The election official in each 11 jurisdiction charged with distributing a ballot and balloting materials shall transmit the ballot 12 and balloting materials to the voter using the means of transmission chosen by the voter.

13 (c) If a ballot application from a covered voter arrives after the jurisdiction begins 14 transmitting ballots and balloting materials to voters, the official charged with distributing a 15 ballot and balloting materials shall transmit them to the voter not later than two business days 16 after the application arrives."

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SECTION 5.(k) G.S. 163-258.16 reads as rewritten:

18 "§ 163-258.16. Publication of election notice.

19 Not later than 100 days before a regularly scheduled election to which this Article (a) 20 applies, and as soon as practicable in the case of an election or vacancy election not regularly 21 scheduled, each county board of elections shall prepare an election notice for that jurisdiction 22 to be used in conjunction with the federal write-in absentee ballot described in 23 G.S. 163-258.11. For a second primary required by G.S. 163-111, the county board of elections 24 shall prepare, no later than the day following the date the appropriate board of elections orders 25 that a second primary be held, an election notice for that jurisdiction to be used in conjunction 26 with the federal write in absentee ballot. The election notice shall contain a list of all of the 27 ballot measures and federal, State, and local offices that, as of that date, the official expects to 28 be on the ballot on the date of the election. The notice also shall contain specific instructions 29 for how a voter is to indicate on the federal write-in absentee ballot the voter's choice for each 30 office to be filled and for each ballot measure to be contested.

31 (b) A covered voter may request a copy of an election notice. The official charged with 32 preparing the election notice shall send the notice to the voter by facsimile, electronic mail, or 33 regular mail, as the voter requests.

34 (c) As soon as ballot styles are printed, the county board of elections shall update the
 35 notice with the certified candidates for each office and ballot measure questions and make the
 36 updated notice publicly available.

37 (d) A county board of elections that maintains an Internet Web site shall make updated
 38 versions of its election notices regularly available on the Web site."

- 39
- 40 41

SECTION 5.(I) G.S. 163-278.6(8) reads as rewritten:

- "(8) The term "election" means any general or special election, a first or second primary, a run-off election, or an election to fill a vacancy. The term "election" shall not include any local or statewide referendum."
- 42 43

SECTION 5.(m) G.S. 163-278.13(d) reads as rewritten:

44 "(d) For the purposes of this section, the term "an election" means any primary, second 45 primary, primary or general election in which the candidate or political committee may be 46 involved, without regard to whether the candidate is opposed or unopposed in the election, 47 except that where a candidate is not on the ballot in a second primary, that second primary is 48 not "an election" with respect to that candidate.election."

- 49 **SECTION 5.(n)** G.S. 163-278.13B(d) is repealed.
- 50 **SECTION 5.(o)** G.S. 163-278.40B(2) reads as rewritten:

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1	"(2)	Pre-election Report The treasurer shall file a report	10 days before the
2		election, unless a second primary is held and the candid	late appeared on the
3		ballot in the second primary, in which case the report sl	hall be filed 10 days
4		before the second primary.election."	
5	SECT	FION 5.(p) G.S. 163-279(a)(2) reads as rewritten:	
6	"(2)	If the election is partisan, the election shall be held on T	uesday after the first
7		Monday in November, the first primary shall be held on	the second Tuesday
8		after Labor Day, and the second primary, if required,	shall be held on the
9		fourth Tuesday before the election.Day."	
10	SECT	FION 5.(q) G.S. 163-291 reads as rewritten:	
11	"§ 163-291. Par	tisan primaries and elections.	
12	The nominat	ion of candidates for office in cities, towns, villages, a	and special districts
13	whose elections	are conducted on a partisan basis shall be governed by the	ne provisions of this
14	Chapter applicat	ble to the nomination of county officers, and the term	s "county board of
15	elections," "chair	rman of the county board of elections," "county officers	," and similar terms
16	shall be constru	ed with respect to municipal elections to mean the ap	propriate municipal
17	officers and cand	lidates, except that:	
18	(1)	The dates of primary and election shall be as provided in	G.S. 163-279.
19	(2)	A candidate seeking party nomination for municipal or	district office shall
20		file notice of candidacy with the board of elections not	o earlier than 12:00
21		noon on the first Friday in July and no later than 12:0	0 noon on the third
22		Friday in July preceding the election, except:	
23		a. In the year following a federal decennial census,	a candidate seeking
24		party nomination for municipal or district offic	e in any city which
25		elects members of its governing board on a distr	ict basis, or requires
26		that candidates reside in a district in order to run	, shall file his notice
27		of candidacy with the board of elections no early	lier than 12:00 noon
28		on the fourth Monday in July and no later than	12:00 noon on the
29		second Friday in August preceding the election; a	and
30		b. In the second year following a federal decen	nnial census, if the
31		election is held then under G.S. 160A-23.1, a car	ididate seeking party
32		nomination for municipal or district office sha	ll file his notice of
33		candidacy with the board of elections at the sam	ne time as notices of
34		candidacy for county officers are required	to be filed under
35		G.S. 163-106.	
36		No person may file a notice of candidacy for more	than one municipal
37		office at the same election. If a person has filed a notice	of candidacy for one
38		office with the county board of elections under this sect	ion, then a notice of
39		candidacy may not later be filed for any other muni-	cipal office for that
40		election unless the notice of candidacy for the first office	e is withdrawn first.
41	(3)	The filing fee for municipal and district primaries sh	all be fixed by the
42		governing board not later than the day before candida	tes are permitted to
43		begin filing notices of candidacy. There shall be a minim	num filing fee of five
44		dollars (\$5.00). The governing board shall have the auth	•
45		fee at not less than five dollars (\$5.00) nor more than	
46		the annual salary of the office sought unless one percen	
47		salary of the office sought is less than five dollars (\$5.00	
48		minimum filing fee of five dollars (\$5.00) will be charge	-
49		paid to the board of elections at the time notice of candid	-
50	(4)	The municipal ballot may not be combined with any othe	er ballot.

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1 2 3 4 5	(5) The canvass of the primary and second primary shall be I day following the primary or second primary. In acce complaints concerning the conduct of an election, a boar be subject to the rules concerning Sundays and hol G.S. 103-5.	pting the filing of d of elections shall
6 7	(6) Candidates having the right to demand a second primary s than 12:00 noon on the Thursday following the canvass of	
8	SECTION 5.(r) G.S. 163-329(b1) reads as rewritten:	the first printary.
8 9	"(b1) Method for Vacancy Election. – If a vacancy for the office of just	tice of the Supreme
10	Court, judge of the Court of Appeals, or judge of the superior court occurs	-
10	before the general election and after the opening of the filing period for the	-
12	State Board of Elections shall designate a special filing period of one week	
12	the office. If more than two candidates file and qualify for the office i	
13 14	G.S. 163-323, then the Board shall conduct the election for the office as follo	
14	(1) When the vacancy described in this section occurs more t	
15	the date of the second primary for members of the Ge	
17	special primary shall be held on the same day as the se	•
18	two candidates with the most votes in the special prima	- ·
19	names placed on the ballot for the general election held	•
20	the general election for members of the General Assembly	-
20	(2) When the vacancy described in this section occurs less the	
22	the date of the second primary, a general election for all t	•
23	be held on the same day as the general election for mem	
24	Assembly and the "instant runoff voting" method shall be	
25	the winner. Under "instant runoff voting," voters rank	
26	candidates by order of preference, first, second, or thir	-
27	with the greatest number of first-choice votes receive	
28	percent (50%) of the first-choice votes, that candidate wi	•
29	receives that minimum number, the two candidates with t	
30	of first-choice votes advance to a second round of coun	0
31	each ballot counts as a vote for whichever of the two	-
32	ranked highest by the voter. The candidate with the most	
33	round wins the election. If more than one seat is to be fille	
34	the voter votes the same way as if one seat were to be fill	ed. The counting is
35	the same as when one seat is to be filled, with one or two	
36	except that counting is done separately for each seat to	be filled. The first
37	count results in the first winner. Then the second count pr	roceeds without the
38	name of the first winner. This process results in the secon	d winner. For each
39	additional seat to be filled, an additional count is done with	thout the names of
40	the candidates who have already won. In multi-seat conte	sts, the State Board
41	of Elections may give the voter more than three choices.	
42	(3) If two or more candidates receiving the highest number of	votes each receive
43	the same number of votes, the board of elections shall	resolve the tie in
44	accordance with G.S. 163-182.8."	
45	SECTION 6. G.S. 163-227.2 reads as rewritten:	
46	"(b) Not earlier than the third Thursday before an election, in which a	
47	authorized, in which a voter seeks to vote and not later than 1:00 P.M. or	-
48	before that election, the voter shall appear in person only at the office of t	-
49	elections, except as provided in subsection (g) of this section. A county boar	d of elections shall

elections, except as provided in subsection (g) of this section. A county board of elections shall
conduct one-stop voting on the last Saturday before the election until 1:00 P.M. and may
conduct it until 5:00 P.M. on that Saturday.Saturday, on at least one additional Saturday, and on

at least one Sunday. No county may conduct one-stop voting on a Sunday before 1:00 P.M. on 1 2 that Sunday. That voter shall enter the voting enclosure at the board office through the 3 appropriate entrance and shall at once state his or her name and place of residence to an 4 authorized member or employee of the board. In a primary election, the voter shall also state 5 the political party with which the voter affiliates and in whose primary the voter desires to vote, 6 or if the voter is an unaffiliated voter permitted to vote in the primary of a particular party 7 under G.S. 163-119, the voter shall state the name of the authorizing political party in whose 8 primary he wishes to vote. The board member or employee to whom the voter gives this 9 information shall announce the name and residence of the voter in a distinct tone of voice. 10 After examining the registration records, an employee of the board shall state whether the 11 person seeking to vote is duly registered. If the voter is found to be registered that voter may 12 request that the authorized member or employee of the board furnish the voter with an 13 application form as specified in G.S. 163-227. The voter shall complete the application in the 14 presence of the authorized member or employee of the board, and shall deliver the application 15 to that person."

16

SECTION 7. G.S. 163-231(b) reads as rewritten:

17 "(b) Transmitting Executed Absentee Ballots to County Board of Elections. – The sealed 18 container-return envelope in which executed absentee ballots have been placed shall be 19 transmitted to the county board of elections who issued them as follows: All ballots issued 20 under the provisions of Articles 20 and 21A of this Chapter shall be transmitted by mail or by 21 commercial courier service, at the voter's expense, or delivered in person, or by the voter's near 22 relative or verifiable legal guardian not later than 5:00 p.m. on the day before the statewide 23 primary or general election or county bond election. Ballots issued under the provisions of 24 Article 21A of this Chapter may also be electronically transmitted. If ballots are received later 25 than that hour, they shall not be accepted unless (i) federal law so requires, (ii) if ballots issued 26 under Article 20 of this Chapter are postmarked by the day of the statewide primary or general 27 election or county bond election and are received by the county board of elections not later than 28 three days after the election by 5:00 p.m., or (iii) if ballots issued under Article 21A of this 29 Chapter are received by the county board of elections not later than the end of business on the 30 business day before the canvass conducted by the county board of elections held pursuant to 31 G.S. 163-182.5. Ballots issued under Article 20 of this Chapter not postmarked by the day of 32 the election shall not be accepted by the county board of elections." 33

SECTION 8. G.S. 163-278.22 is amended by adding a new subdivision to read:

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34	" <u>(16)</u>	<u>To pu</u>	blish a Voter Guide that explains the functions of all statewide offices
35		and lo	egislative office, that shall be distributed to as many voting-age
36		indivi	duals in the State as practical, through a mailing to all residences or
37		other	means it deems effective, and may be in conjunction with the Judicial
38		Voter	Guide described in G.S. 163-278.69. The Voter Guide shall include
39		inforn	nation concerning all candidates for statewide and legislative office as
40		provid	led by those candidates according to a format provided to the
41		candic	lates by the Board. The Voter Guide shall contain the following
42		statem	nent: "Statements by candidates do not express or reflect the opinions
43		of the	State Board of Elections." The Board shall request information for the
44		Guide	from each candidate according to the following format:
45		<u>a.</u>	Place of residence.
46		<u>b.</u>	Education.
47		<u>c.</u>	Occupation.
48		<u>d.</u>	Employer.
49			Previous elective offices held.
50		<u>e.</u> <u>f.</u>	Endorsements, limited to 50 words. Concerning endorsements, the
51		—	Board shall send to the candidates instructions as follows: "In order

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1		to have an endorsement published, you must	provide written	
2		confirmation to the Board from the endorsing person		
3		that you received that person's or organization's endo		
4	<u>g.</u>	Candidate statement, limited to 150 words.		
5		statement, the Board shall send to the candidates		
6		follows: "Your statement may include informatic		
7		qualifications, your endorsements, why you woul	-	
8 9		elected official, what distinguishes you from your any other information relevant to your candidacy. The		
10		Elections will reject any portion of any statement wh		
10		contains obscene, profane, or defamatory language		
12		shall have three days to resubmit the candidate state		
13		rejects a portion of the statement.""	nom n mo Dourd	
14	SECTION	9.(a) G.S. 115C-81(g) is amended by adding a new sub	division to read:	
15		l boards of education shall require during the senior ye		
16	the	teaching of a semester course focused on civics	and citizenship	
17		ation. The high school social studies standard cours		
18		de instruction in civic and citizenship education,	-	
19		mum, the following components in the high school civi	<u>c and citizenship</u>	
20		ation curriculum:		
21	<u>a.</u>	That students write to a local, State, or federal elect	ted official about	
22	1.	an issue that is important to them;		
23 24	<u>b.</u>	<u>Instruction on the importance of voting and otherwis</u> the democratic process, including instruction on v		
24 25		and preregistration;	oter registration	
25 26	<u>c.</u>	Information about current events and the federal,	State and local	
27	<u>u.</u>	governmental structure; and	blute, und locur	
28	<u>d.</u>	Information about the democratic process and how	laws are made in	
29	—	federal, State, and local governments.		
30		ssing grade in the course shall be required for high scho	ool graduation."	
31		9.(b) G.S. $115C-81(g1)(1)$ is repealed.		
32		9.(c) This section is effective when it becomes	11	
33		4-2015 school year. Students who have completed a h	-	
34 25		rade prior to the start of the 2014-2015 school year sha	Il not be required	
35	to reenroll in the course during their senior year.			
36 37	SECTION 10. Three hundred ninety thousand eight hundred seventy-one dollars (\$390,871) shall be transferred to the State Board of Elections to meet federal Help America			
38	Vote Act (HAVA) Title II Maintenance of Effort requirements. In the event that funds			
39		ate Board of Elections (SBOE) for Maintenance of E		
40	insufficient, SBOE shall transfer funds from their Administration Fund Code (1100) to the			
41	Fund Code and Cost Center for MOE to expend on MOE activities to make up the difference.			
42	In the event that funds appropriated to the SBOE for MOE are in excess of the required			
43	amount, SBOE shall retain the excess amount and revert it to the General Fund at the end of the			
44	2012-2013 fiscal year.			
45		11. Except as otherwise provided, this act is effective	when it becomes	
46	law.			