67th Legislature LC 1570

1	BILL NO
2	INTRODUCED BY
3	(Primary Sponsor)
4	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING PRIMARY ELECTION LAWS;
5	REQUIRING AN ELECTOR TO DECLARE A POLITICAL PARTY AFFILIATION OR THAT THE ELECTOR IS
6	INDEPENDENT OF A PARTY WHEN REGISTERING TO VOTE OR UPDATING A REGISTRATION;
7	SPECIFYING HOW AND WHEN A REGISTERED ELECTOR MAY CHANGE PARTY AFFILIATION;
8	PROHIBITING AN INDEPENDENT ELECTOR FROM RECEIVING A PARTY BALLOT IN A PRIMARY
9	ELECTION; REQUIRING THE SECRETARY OF STATE TO REVISE AND CREATE CERTAIN FORMS;
10	REQUIRING ELECTION ADMINISTRATORS TO UPDATE VOTER REGISTRATION LISTS; AMENDING
11	SECTIONS 13-2-110, 13-2-115, 13-2-116, 13-2-122, 13-2-207, 13-2-220, 13-10-209, 13-10-301, 13-10-305,
12	13-13-214, 13-17-103, AND 13-19-205, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE AND AN
13	APPLICABILITY DATE."
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15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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17	NEW SECTION. Section 1. Change of party affiliation information after registration. (1) An
18	elector registered before [the effective date of this act] must be considered to be registered as an independent
19	unless a change of party affiliation form is filed by the elector as provided in subsection (2).
20	(2) A registered elector may change party affiliation or independent status by completing and
21	returning to the election administrator a change of party affiliation form prescribed by the secretary of state
22	pursuant to 13-1-202.
23	
24	Section 2. Section 13-2-110, MCA, is amended to read:
25	"13-2-110. Application for voter registration sufficiency and verification of information
26	identifiers assigned for voting purposes. (1) An individual may apply for voter registration in person or by
27	mail, postage paid, by completing and signing the standard application form for voter registration provided for in
28	13-1-210 and providing the application to the election administrator in the county in which the elector resides.



67th Legislature LC 1570

1	(2) Each application for voter registration must be accepted and processed as provided in rules						
2	adopted under 13-2-109.						
3	(3) Except as provided in subsection (4):						
4	(a) an applicant for voter registration shall provide the applicant's Montana driver's license number; or						
5	(b) if the applicant does not have a Montana driver's license, the applicant shall provide the last four						
6	digits of the applicant's social security number.						
7	(4) (a) If an applicant does not have a Montana driver's license or social security number, the						
8	applicant shall provide as an alternative form of identification:						
9	(i) a current and valid photo identification, including but not limited to a school district or						
10	postsecondary education photo identification or a tribal photo identification, with the individual's name; or						
11	(ii) a current utility bill, bank statement, paycheck, government check, or other government document						
12	that shows the individual's name and current address.						
13	(b) The alternative form of identification must be:						
14	(i) an original version presented to the election administrator if the applicant is applying in person; or						
15	(ii) a copy of any of the required documents, which must be enclosed with the application, if the						
16	applicant is applying by mail.						
17	(5) An applicant shall declare on the registration form the applicant's party affiliation or that the						
18	applicant is independent of any political party. If the applicant does not declare a party affiliation or that the						
19	applicant is independent, the election administrator shall designate the elector as an independent.						
20	(5)(6) (a) If information provided on an application for voter registration is sufficient to be accepted						
21	and processed and is verified pursuant to rules adopted under 13-2-109, the election administrator shall						
22	register the elector as a legally registered elector.						
23	(b) If information provided on an application for voter registration was sufficient to be accepted but the						
24	applicant failed to provide the information required in subsection (3) or (4) or if the information provided was						
25	incorrect or insufficient to verify the individual's identity or eligibility to vote, the election administrator shall						
26	register the applicant as a provisionally registered elector.						
27	(6)(7) Each applicant for voter registration must be notified of the elector's registration status pursuant						



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to rules adopted under 13-2-109.

- 2 - LC 1570

67th Legislature LC 1570

(7)(8) The secretary of state shall assign to each elector whose application was accepted a unique
identification number for voting purposes and shall establish a statewide uniform method to allow the secretary
of state and local election officials to distinguish legally registered electors from provisionally registered
electors.

(8)(9) The provisions of this section may not be interpreted to conflict with voter registration accomplished under 13-2-221, 13-21-221, and 61-5-107 and as provided for in federal law."

- **Section 3.** Section 13-2-115, MCA, is amended to read:
- "13-2-115. Certification of statewide voter registration list -- local lists to be prepared. (1) No later than 5 working days after the deadline prescribed in 13-2-301(3), election administrators shall enter all voter registration applications that were submitted within the deadline for regular registration into the statewide voter registration system.
- (2) The secretary of state shall certify the official statewide voter registration list by utilizing the information in the statewide voter registration system.
- (3) Each election administrator shall have printed from the certified statewide voter registration system lists of all registered electors in each precinct in the county. Except as provided in subsections (6) and (7), names the name of electors each elector must be listed alphabetically, with their the elector's party affiliation or independent status and the elector's residence address or with a mailing address if located where street numbers are not used.
- (4) A copy of the list of registered electors in a precinct must be displayed at the precinct's polling place. Extra copies of the lists must be retained by the election administrator and furnished to an elector upon request.
  - (5) Lists of registered electors need not be printed if the election will not be held.
- (6) If a law enforcement officer or reserve officer, as defined in 7-32-201, requests in writing that, for security reasons, the officer's and the officer's spouse's residential address, if the same as the officer's, not be disclosed, the secretary of state or an election administrator may not include the address on any generally available list of registered electors but may list only the electors' names.
  - (7) (a) Upon the request of an individual, the secretary of state or an election administrator may not



- 3 - LC 1570

67th Legislature LC 1570

include the individual's residential address on any generally available list of registered electors but may list only
the elector's name if the individual:

- (i) proves to the election administrator, as provided in subsection (7)(b), that the individual, or a minor in the custody of the individual, has been the victim of partner or family member assault, stalking, custodial interference, or other offense involving bodily harm or threat of bodily harm to the individual or minor; or
- (ii) proves to the election administrator, as provided in subsection (7)(c), that a temporary restraining order or injunction has been issued by a judge or magistrate to restrain another person's access to the individual or minor.
- (b) Proof of the victimization is conclusive upon exhibition to the election administrator of a criminal judgment, information and judgment, or affidavit of a county attorney clearly indicating the conviction and the identity of the victim.
- (c) Proof of the issuance of a temporary restraining order or injunction is conclusive upon exhibition to the election administrator of the temporary restraining order or injunction."

Section 4. Section 13-2-116, MCA, is amended to read:

- "13-2-116. Precinct register. (1) Except for mail ballot elections conducted under Title 13, chapter 19, the election administrator shall prepare from the certified statewide voter registration list a precinct register for each precinct in the county for use by the election judges. The register may be prepared no sooner than the Friday before each election and must contain an alphabetical list of the names, with addresses party affiliation or independent status, and the, addresses of the legally registered electors and or provisionally registered electors, a space spaces for the signature signatures of the elector electors, and other information as prescribed by the secretary of state.
- (2) If some of the electors in a precinct are not eligible to receive all ballots at an election because of a combination of the elections of more than one political subdivision, the election administrator shall distinguish the names of those eligible for each ballot by whatever method will be clear and efficient.
- (3) When several precincts have been combined at one polling place for an election, the election administrator may combine the electors from all precincts into one register or may provide separate registers for each precinct.



- 4 - LC 1570

67th Legislature LC 1570

(4) Precinct registers need not be printed if the election will not be held."

**Section 5.** Section 13-2-122, MCA, is amended to read:

"13-2-122. Charges for registers, elector lists, and mailing labels made available to public. (1) Except as provided in subsection (2), upon request, the secretary of state shall furnish to any individual, for noncommercial use, available extracts and reports from the statewide voter registration system. Upon request, a local election administrator shall furnish to an individual, for noncommercial use, a copy of the official precinct registers, a current list of legally registered electors, mailing labels for registered electors, or other available extracts and reports. Upon delivery, the secretary of state or the local election administrator may collect a charge not to exceed the actual cost of the register, list, mailing labels, or available extracts and reports.

(2) For an elector whose address information is protected from general distribution under 13-2-115(6) or (7), the secretary of state or a local election administrator may not include the elector's residential address on any register, list, mailing labels, or available extracts and reports but may list only the elector's name <u>and party</u> affiliation or independent status."

Section 6. Section 13-2-207, MCA, is amended to read:

"13-2-207. Confirmation of registration. (1) The election administrator shall give or mail to each elector a notice, confirming registration and party affiliation or independent status, and giving the location of the elector's polling place. A notice sent to an elector to whom the notice is not personally given must be sent by nonforwardable, first-class mail, which must conform to postal regulations to ensure address corrections are received.

(2) If the notice confirming registration is returned as undeliverable, the election administrator shall investigate the reason for the return of any mailed notices and mail a confirmation notice to the elector. The notice must conform to postal regulations to ensure return, not forwarding, of undelivered notices."

Section 7. Section 13-2-220, MCA, is amended to read:

"13-2-220. Maintenance of active and inactive voter registration lists for elections -- rules by secretary of state. (1) The rules adopted by the secretary of state under 13-2-108 must include the following



- 5 - LC 1570

67th Legislature LC 1570

procedures, at least one of which an election administrator shall follow in every odd-numbered year:

(a) compare the entire list of registered electors against the national change of address files and provide appropriate confirmation notice to those individuals whose addresses have apparently changed;

- (b) mail a nonforwardable, first-class, "return if undeliverable--address correction requested" notice to all registered electors of each jurisdiction to confirm their addresses and party affiliation or independent status, and provide the appropriate confirmation notice to those individuals who return the notices;
- (c) mail a targeted mailing to electors who failed to vote in the preceding federal general election, applicants who failed to provide required information on registration forms, and provisionally registered electors by:
- (i) sending the list of nonvoters a nonforwardable notice, followed by the appropriate forwardable confirmation notice to those electors who appear to have moved from their addresses of record;
- (ii) comparing the list of nonvoters against the national change of address files, followed by the appropriate confirmation notices to those electors who appear to have moved from their addresses of record;
  - (iii) sending forwardable confirmation notices; or
  - (iv) making a door-to-door canvass.
- (2) An individual who submits an application for an absentee ballot for a federal general election or who completes and returns the address confirmation notice specified in 13-13-212(4) during the calendar year in which a federal general election is held is not subject to the procedure in subsection (1)(c) unless the individual's ballot for a federal general election is returned as undeliverable and the election administrator is not able to contact the elector through the most expedient means available to resolve the issue.
- (3) Any notices returned as undeliverable to the election administrator or any notices to which the elector fails to respond after the election administrator uses the procedures provided in subsection (1) must be followed within 30 days by an appropriate confirmation notice that is a forwardable, first-class, postage-paid, self-addressed, return notice. If the elector fails to respond within 30 days of the final confirmation notice, after the 30th day, the election administrator shall move the elector to the inactive list.
- (4) A procedure used by an election administrator pursuant to this section must be completed at least90 days before a primary or general election for federal office.
  - (5) An elector's registration may be reactivated pursuant to 13-2-222 or may be canceled pursuant to



- 6 - LC 1570

67th Legislature LC 1570

1 13-2-402."

**Section 8.** Section 13-10-209, MCA, is amended to read:

"13-10-209. Arrangement and preparing of primary ballots. (1) (a) Ballots for a primary election must be arranged and prepared in the same manner and number as provided in chapter 12 for general election ballots, except that there must be separate ballots for each political party entitled to participate. The name of the political party must appear at the top of the separate ballot for that party and need not appear with each candidate's name.

- (b) Nonpartisan offices and ballot issues may be prepared on separate ballots or may appear on the same ballot as partisan offices if:
  - (i) each section is clearly identified as separate; and
- (ii) the nonpartisan offices and ballot issues appear on each party's ballot.
- 13 (2) Except as provided in subsection (3), an election administrator does not need to prepare a primary 14 ballot for a political party if:
  - (a) the party does not have candidates for more than half of the offices to appear on the ballot; and
  - (b) no more than one candidate files for nomination by that party for any of the offices to appear on the ballot.
  - (3) Subsection (2) does not apply to elections for precinct committee offices. If more than one candidate files for a precinct committee office from a party that will not have a primary ballot prepared, that party shall select the candidate to fill the office.
  - (4) If, pursuant to subsection (2), in a primary election held in an even-numbered year a primary ballot for a political party is not prepared, the secretary of state shall certify that a primary election is unnecessary for that party and shall instruct the election administrator to certify the names of the candidates for that party for the general election ballot only.
  - (5) The separate ballots for each party must have the same appearance. Each set of party ballots must bear the same number. If prepared as a separate ballot, the nonpartisan ballot may have a different appearance than the party ballots but must be numbered in the same order as the party ballots.
    - (6) If a ballot issue is to be voted on at a primary election, it may be placed on the nonpartisan ballot



- 7 - LC 1570

67th Legislature LC 1570

or a separate ballot. A separate ballot may have a different appearance than the other ballots in the election but must be numbered in the same order.

(7) Each Subject to 13-10-301(2), each elector must receive a set of ballots that includes the party, nonpartisan, and ballot issue choices."

Section 9. Section 13-10-301, MCA, is amended to read:

- "13-10-301. Casting of ballot. (1) Unless otherwise provided by law, the conduct of the primary election, the voting procedure, the counting, tallying, and return of ballots and all election records and supplies, the canvass of votes, the certification and notification of nominees, recounts, procedures upon tie votes, and any other necessary election procedures must be at the same times and in the same manner as provided for in the laws for the general election.
- (2) At a primary election, the an elector who has declared a party affiliation shall cast votes on only one of the ballot for the party ballots, that the elector declared affiliation with on the elector's most current voter registration form by preparing the ballot as provided in 13-13-117.
- (3) After casting votes on any other ballots received other than the party ballots, the elector shall ensure the proper disposition of the ballots in accordance with instructions provided pursuant to 13-13-112.
  - (3)(4) The elector's ballot must be handled as prescribed in 13-13-117."

- **Section 10.** Section 13-10-305, MCA, is amended to read:
- "13-10-305. Independent forfeits place on ballot <u>if party nomination accepted</u>. An individual who has filed as an independent candidate forfeits the individual's place on the general election ballot as an independent candidate if the individual accepts a write-in nomination <u>on a party ballot</u> for an office as provided in 13-10-204."

- **Section 11.** Section 13-13-214, MCA, is amended to read:
- 26 "13-13-214. Mailing absentee ballot to elector -- delivery to person other than elector. (1) (a)
  27 Except as provided in 13-13-213 and in subsection (1)(c) of this section, the election administrator shall mail,
  28 postage prepaid, to each legally registered elector and provisionally registered elector from whom the election



- 8 - LC 1570

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67th Legislature LC 1570

administrator has received a valid absentee ballot application under 13-13-211 and 13-13-212 whatever official ballots are necessary in a manner that conforms to postal regulations to require the return rather than forwarding of ballots.

- (b) The election administrator shall mail the ballots in a manner that conforms to the deadlines established for ballot availability in 13-13-205.
  - (c) The election administrator may deliver a ballot in person to an individual other than the elector if:
- (i) the elector has designated the individual, either by a signed letter or by making the designation on the application form in a manner prescribed by the secretary of state or pursuant to 13-1-116;
- 9 (ii) the individual taking delivery of the ballot on behalf of the elector verifies, by signature, receipt of the ballot;
- 11 (iii) the election administrator believes that the individual receiving the ballot is the designated person; 12 and
  - (iv) the designated person has not previously picked up ballots for four other electors.
  - (2) The election administrator shall enclose with the ballots:
  - (a) a secrecy envelope, free of any marks that would identify the voter; and
  - (b) a signature envelope for the return of the ballot. The signature envelope must be self-addressed by the election administrator and an affirmation in the form prescribed by the secretary of state must be printed on the back of the signature envelope.
    - (3) The election administrator shall ensure that the ballots provided to an absentee elector are marked as provided in 13-13-116 and shall remove the stubs from the ballots, keeping the stubs in numerical order with the application for absentee ballots, if applicable, or in a precinct envelope or container for that purpose.
  - (4) If the ballots sent to the elector are for a primary election, the election administrator shall enclose a party ballot only for the party that the elector declared affiliation with on the elector's most current voter registration form. If the elector is an independent, the elector may not receive a party ballot.
  - (4)(5) Instructions for voting must be enclosed with the ballots. Instructions for primary elections must include disposal instructions for unvoted ballots. The instructions must include information concerning the type or types of writing instruments that may be used to mark the absentee ballot. The instructions must include



- 9 - LC 1570

67th Legislature LC 1570

1 information regarding use of the secrecy envelope and use of the signature envelope. The election 2 administrator shall include a voter information pamphlet with the instructions if: 3 (a) a statewide ballot issue appears on the ballot mailed to the elector; and 4 (b) the elector requests a voter information pamphlet." 5 6 Section 12. Section 13-17-103, MCA, is amended to read: 7 "13-17-103. Required specifications for voting systems. (1) A voting system may not be approved 8 under 13-17-101 unless the voting system: 9 (a) allows an elector to vote in secrecy: 10 (b) prevents an elector from voting for any candidate or on any ballot issue more than once; 11 (c) prevents an elector from voting on any office or ballot issue for which the elector is not entitled to 12 vote; 13 (d) allows an elector to vote in a primary election only for the candidates of the party selected by the 14 elector in the primary election that the elector is affiliated with according to the elector's most current voter 15 registration form; 16 (e) allows an elector to vote a split ticket in a general election if the elector desires: 17 (f) allows each valid vote cast to be registered and recorded within the performance standards 18 adopted pursuant to subsection (3); 19 (g) is protected from tampering for a fraudulent purpose: 20 (h) prevents an individual from seeing or knowing the number of votes registered for any candidate or 21 on any ballot issue during the progress of voting; 22 (i) allows write-in voting; 23 (j) will, if purchased by a jurisdiction within the state, be provided with a guarantee that the training 24 and technical assistance will be provided to election officials under the contract for purchase of the voting 25 system; 26 (k) uses a paper ballot that allows votes to be manually counted; and 27 (I) allows auditors to access and monitor any software program while it is running on the system to 28 determine whether the software is running properly.



- 10 - LC 1570

67th Legislature LC 1570

1 (	2)	A voter interface device ma	v not be approved	for use in	this state unless:
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- (a) the device meets the electronic security standards adopted by the secretary of state;
- 3 (b) the device provides accessible voting technology for electors with hearing, vision, speech, or 4 ambulatory impairments;
  - (c) the device meets all requirements specified in subsection (1);
- 6 (d) the device has been made available for demonstration and use by electors with disabilities in at
  7 least one public event held by the secretary of state; and
  - (e) disabled electors have been able to participate in the process of determining whether the system meets accessibility standards.
    - (3) To implement the provisions of subsection (1)(f), the secretary of state shall adopt rules setting a benchmark performance standard that must be met in tests by each voting system prior to approval under 13-17-101. The standard must be based on commonly accepted industry standards for readily available technologies."

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Section 13. Section 13-19-205, MCA, is amended to read:

- "13-19-205. Written plan for conduct of election -- amendments -- approval procedures. (1) The election administrator shall prepare a written plan for the conduct of each election to be conducted by mail and shall submit the plan to the secretary of state in a manner that ensures that it is received at least 60 days prior to the date set for the election. There must be a separate plan for each type of election held even if held on the same day.
  - (2) The written plan must include:
- 22 (a) a timetable for the election; and
- 23 (b) sample written instructions that will be sent to the electors. The instructions must include but are 24 not limited to:
  - (i) information on the estimated amount of postage required to return the ballot:
- 26 (ii) (A) the location of the places of deposit and the days and times when ballots may be returned to 27 the places of deposit, if the information is available; or
  - (B) if the information on location and hours of places of deposit is not available, a section that will



- 11 - LC 1570

67th Legislature LC 1570

1 allow the information to be added before the instructions are mailed to electors	ctors; and
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- (iii) any applicable instructions specified under 13-13-214(4)(5).
- (3) The plan may be amended by the election administrator at any time prior to the 35th day before election day by notifying the secretary of state in writing of any changes.
  - (4) Within 5 days of receiving the plan and as soon as possible after receiving any amendments, the secretary of state shall approve, disapprove, or recommend changes to the plan or amendments.
  - (5) When the written plan and any amendments have been approved, the election administrator shall proceed to conduct the election according to the approved plan unless the election is canceled for any reason provided by law."

NEW SECTION. Section 14. Codification instruction. [Section 1] is intended to be codified as an integral part of Title 13, chapter 2, part 2, and the provisions of Title 13, chapter 2, part 2, apply to [section 1].

NEW SECTION. Section 15. Transition. (1) No later than September 1, 2023, the secretary of state shall:

- (a) revise the standard voter registration application form established in 13-1-210 to allow an individual to select a party affiliation or to be an independent; and
  - (b) create a change of party affiliation form as specified in [section 1(1)].
- (2) After the secretary of state has completed the actions specified in subsection (1), each election administrator shall use the voter registration list maintenance procedure described in 13-2-220(1)(b) to update the voter registration list. The mailing must include a change of party affiliation form to allow voters to provide party affiliation or independent status information to the election administrator. This procedure must be completed at least 90 days before the primary election held in 2024.

25 <u>NEW SECTION.</u> **Section 16. Effective date.** [This act] is effective on passage and approval.

NEW SECTION. Section 17. Applicability. [This act] applies to primary and general elections held on or after January 1, 2024.



- 12 - LC 1570

67th Legislature LC 1570

1 - END -



- 13 - LC 1570