DRAFT ONLY NOT APPROVED FOR INTRODUCTION

HOUSE BILL NO.

Elections-voting machine and voting system tests.

Sponsored by: Joint Corporations, Elections & Political Subdivisions Interim Committee

A BILL

for

- 1 AN ACT relating to elections; clarifying the procedure for 2 testing voting machines and electronic voting systems; specifying that tests shall be open to the public; 3 specifying rulemaking authority; removing the presumption 4 of proper preparation of voting machines; and providing for 5 6 an effective date. 7 Be It Enacted by the Legislature of the State of Wyoming: 8
- **Section 1.** W.S. 22-10-108, 22-10-110, 22-11-103(c) 10

1

11 and 22-11-104(b)(iii) are amended to read:

12

9

2 22-10-108. Procedure for preparing machines for election; inspection and certification.

3

4 (a) Before preparing a voting machine for an election, the county clerk shall, not later than five (5) 5 days before a test of a voting machine or not later than 6 twenty-four (24) hours before any re-test of a voting 7 8 machine, post a public notice in the office of the county clerk and on the website of the county clerk and notify in 9 10 writing the county chairman of each political party having 11 a candidate on the ballot and all independent candidates, stating the time and place where the voting machine will be 12 prepared for the election. The political party 13 representatives and representatives of independent 14 15 candidates Members of the public may be present at the 16 preparation of the voting machine for the election, to see 17 that the machine is tested for accuracy and is properly prepared and that all registering counters are set at zero 18 19 The county clerk, in the presence of these (00000). 20 representatives attendees, shall prepare the voting machine for the election and set all registering counters at zero 21 (00000). He shall then test each registering counter for 22 23 accuracy by casting votes on it until the registering

2

1 counter is correctly registering each vote cast on it. 2 county clerk shall then reset each registering counter to 3 zero (00000) and shall immediately lock and seal the voting 4 machine with a numbered metal seal and make a record of the number of the seal on the certificate for the machine. The 5 seal shall be so placed as to prevent operation of the 6 machine or its registering counters without breaking the 7 8 seal. The county clerk shall then immediately make a record on the certificate for the machine of the reading shown on 9 10 the protective counter.

11

12 Inspection of voting machines may shall begin not less than two (2) weeks before an election and continue 13 until all machines to be used are publicly tested and 14 15 sealed. Immediately following testing of a machine, the 16 county clerk shall make a certificate in writing stating 17 the serial number of each machine, whether the machine has all the registering counters set at zero (00000), and 18 19 whether the machine has been tested by voting on each 20 registering counter to prove that each registering counter 21 is in perfect and accurate condition, the number registered on the protective counter, and the number on the seal with 22 23 which the machine is sealed against operation. This

1 certificate shall be filed with the secretary of state and 2 a copy shall be kept on file in the office of the county 3 clerk. 4 5 (c) No voting machine shall be used in any election unless the machine is tested and prepared in accordance 6 with this section. 7 8 9 22-10-110. Objections. 10 11 A voting machine prepared for an election and certified by 12 the county clerk shall be conclusively presumed to be properly prepared unless within two (2) days may be 13 14 challenged after the machine is sealed and certified before the election if a complaint is filed in the district court 15 16 of the county stating the number of the machine and the 17 grounds for objecting to its use. 18 19 22-11-103. Capabilities required. 20 21 (c) The secretary of state may from time to time as necessary promulgate rules and regulations consistent with 22 subsection (a) of this section and with all 23

1	requirements of this Election Code to govern the
2	characteristics of electronic voting systems that may be
3	used in Wyoming. The rules shall ensure the fairness and
4	accuracy of elections. The rules may govern both the
5	characteristics of the systems and the procedures to be
6	followed in testing and using the systems. The rules shall
7	allow the county clerks to follow appropriate
8	recommendations of the vendors of the systems for
9	maintenance and management of the systems to the extent
10	these recommendations are not inconsistent with this
11	Election Code and with the rules. The rules shall be
12	adopted following consultation with the county clerks.
13	
14	22-11-104. Conduct of elections in which systems
15	utilized.
16	
17	(b) The county clerk of each county using an
18	electronic voting system shall:
19	
20	(iii) Before testing an electronic voting system
21	for an election, not later than five (5) days before a test
22	of an electronic voting system or not later than
23	twenty-four (24) hours before any re-test of an electronic

voting system, post a public notice in the office of the 1 2 county clerk and the website of the county clerk and notify 3 the state chairman and the county chairman of each 4 political party having a candidate on the ballot, stating 5 the time and place of the test. The political party representatives and representatives of independent 6 candidates Members of the public may be present for the 7 8 test, which shall be held at least two (2) weeks before the 9 election. The test shall ascertain that the all automatic 10 tabulating equipment to be used in the election will accurately count the votes cast on all ballot styles that 11 12 may be used in the election for all offices and all The test shall be conducted by processing a 13 measures. preaudited group of paper ballots or ballot cards all 14 15 ballot styles on which are recorded a predetermined number 16 of valid votes for each candidate and on each measure and 17 shall include for each office one (1) or more ballots which have votes in excess of the number allowed by law in order 18 19 to test the ability of the automatic tabulating equipment 20 to reject such votes. If the primary method of voting in 21 the county is by an electronic ballot marking device, the 22 test shall be conducted using ballots or ballot cards that are marked by an electronic ballot marking device. During 23

1	the test a different number of valid votes shall be
2	assigned to each candidate, including write-in candidates,
3	for an office, and for and against each measure, including
4	at least one (1) undervote and one (1) overvote in each
5	race or measure in each precinct and in each county. If any
6	error is detected, or if the test is not completed in
7	compliance with law, the cause of it shall be ascertained
8	and corrected and an errorless count shall be secured and
9	certified to by the county clerk. On completion of the
10	count, the results shall be retained by the county clerk,
11	posted to the county clerk's website and a copy of the
12	results shall be provided to any person upon request. The
13	programs, test materials and ballots shall be sealed and
14	retained as provided for paper ballots, provided that if a
15	re-test is required the seals may be broken so that an
16	errorless count can be secured and certified as provided in
17	this paragraph;
18	
19	Section 2. This act is effective July 1, 2026.
20	
21	(END)