Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

Act 1480 of the Regular Session

1	State of Arkansas	As Engrossed: S3/25/09 H4/6/09 H4/7/09	
2	87th General Assembly	A Bill	
3	Regular Session, 2009		SENATE BILL 894
4			
5	By: Senator Faris		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT T	O AMEND VARIOUS LAWS CONCERNING THE	
10	ADMINIST	RATION OF ELECTIONS AND SPECIAL	
11	ELECTION	IS; AND FOR OTHER PURPOSES.	
12			
13		Subtitle	
14	TO AM	MEND VARIOUS LAWS CONCERNING THE	
15	ADMIN	ISTRATION OF ELECTIONS AND SPECIAL	
16	ELECT	'IONS.	
17			
18			
19	BE IT ENACTED BY THE GI	ENERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:
20			
21	SECTION 1. Arkan	nsas Code § 2-16-504(b)(1), concerna	ing petitions to
22	establish Johnson gras.	s control and eradication districts,	, is amended to read
23	as follows:		
24	(b)(l) Immediate	ely upon the submission of the petit	tion to the county
25	court or courts, the co	ourt or courts shall issue a proclam	nation calling the
26	election in accordance	with § $7-5-103(b)$ $7-11-201$ et seq.	and notify the
27	county board or boards	of election commissioners in writing	ng. The election
28	shall be held on a date	e in accordance with § 7-5-103(b) <u>7-</u>	<u>-11-201 et seq.</u> but
29	in no event more than a	ninety (90) days following publicati	ion of the
30	proclamation.		
31			
32	SECTION 2. Arkan	nsas Code § 3-9-206(b)(1), concernin	ng referendum
33	elections for or again	st the sale of alcoholic beverages i	for on-premises
34	consumption, is amended	d to read as follows:	
35	(b)(1) The elec	tion shall be called by order of the	e quorum court in

1 accordance with § $\frac{7-5-103(b)}{1}$ 7-11-201 et seq. and held and conducted in 2 accordance with \$\frac{7-5-103(b)}{}\$7-11-201 et seq. and the results certified under 3 the supervision of the county board of election commissioners in the manner provided by the election laws of this state. 4 5 6 SECTION 3. Arkansas Code § 6-14-106, as amended by Act 292 of 2009, is 7 amended to read as follows: 8 6-14-106. Polling places — Qualifications and appointment of election 9 commissioners and poll workers. 10 (a)(1) The county board of election commissioners of each county shall 11 designate all the polling sites for each school district in its respective 12 county, including districts having territory in more than one (1) county but which are domiciled in its county for administrative purposes, and shall 13 14 provide the election supplies and appoint the election officials poll workers 15 for holding all school elections. 16 (2) The county board shall consult with each school district 17 regarding: 18 (A)The number of polling sites to designate for each 19 school district; and 20 The location of the polling sites. 21 (3) Each polling site for a school district's annual school 22 election shall be located within the school district. 23 (3) Polling sites for school elections shall be established by a 24 majority vote of the members of the county board of election commissioners 25 present. 26 (4)(A) The polling sites for each school election shall be the 27 same as those established for the immediately preceding school election 28 unless changed by order of the county board of election commissioners. 29 (B) Each polling site for a school district's annual 30 school election shall be located within the school district. (b) If a school district has territory in more than one (1) county, 31 32 the county board of election commissioners of the county in which it is 33 domiciled shall either: 34 (1) Designate one (1) or more polling sites in each county in 35 which any part of the school district lies; or

(2) Designate one (1) or more polling sites in the county in

which the school district is domiciled for administrative purposes, at which all qualified electors of the school district, regardless of their county of residence, may vote.

- (c) When the county board of election commissioners of any county in which a school district is domiciled for administrative purposes determines that a polling site shall not be designated in the other county in which a portion of the school district lies, it shall designate and publish in a paper of general circulation in that area the location of the polling site in the county in which the school district is administered for those electors of the school district in the other county to vote. The county board of election commissioners shall take appropriate action to assure that the necessary precinct registration files are delivered to that polling site in order that the electors in the nonadministering county may vote in the school election.
- (d) The board of directors of each school district shall cause to be published, by at least one (1) insertion in a newspaper with general circulation in the county or counties in which the school district is located, not more than ten (10) days nor less than three (3) days before any school election, a notice identifying the polling site for each ward or precinct. If the polling site for any ward or precinct has changed since the last school election, the notice shall indicate the change.
- (e)(1) In addition to any other qualification under Arkansas law regarding members of the county board of election commissioners, a member of the county board of election commissioners who is a paid employee of any school district holding the election in the county shall be disqualified from participating as a member of the county board of election commissioners in any matter concerning the school election.
- (2) In the event of a disqualification under subdivision (e)(1) of this section, the disqualified member shall notify the chair of the county committee of the affected party of the disqualification no later than sixty (60) days before the school election or, if the disqualified member is the county chair, the notice shall be provided to the chair of the state committee of the affected party.
- 33 (3) The chair of the county committee of the party affected by
 34 disqualification of a member of the county board of election commissioners
 35 shall appoint a qualified person to replace the disqualified member for the
 36 school election or, if the disqualified member is the county chair, the state

1	chair of the affected party shall appoint a qualified person to replace the
2	disqualified member for the school election.
3	(f)(1) The county board of election commissioners of the domicile
4	county shall appoint one (1) election judge and one (1) election sheriff for
5	each polling site and as many additional election clerks as are necessary for
6	the efficient administration of elections at each polling site.
7	(2) In addition to any other qualification under Arkansas law
8	regarding poll workers, a poll worker at a school election shall not be a
9	paid employee of the school district holding the election.
10	
11	SECTION 4. Arkansas Code § 6-14-111 is amended to read as follows:
12	6-14-111. Ballots — Write-in candidates.
13	(a)(1) All candidate filings pursuant to this subchapter shall be with
14	the county clerk of the county in which the school district is domiciled for
15	administrative purposes.
16	(2) All actions required of county boards of election
17	commissioners shall be performed by the county board of election
18	commissioners of the county in which the school district is domiciled for
19	administrative purposes.
20	(b) The county board of election commissioners shall prepare and
21	furnish ballots and all other necessary supplies for the annual school
22	election.
23	(c) A candidate for a position on the board of directors of a school
24	district may qualify for the ballot by filing a political practices pledge,
25	an affidavit of eligibility, and either:
26	$\underline{(1)}$ a \underline{A} petition; or
27	$\underline{(2)}$ filing a \underline{A} notice of write-in candidacy.
28	(d) $\underline{(l)}$ The petition shall be directed to the county clerk and shall
29	contain the names of at least twenty (20) registered voters who are residents
30	of the school district and, if applicable, the electoral zone for the
31	position.
32	(2) The petition shall:
33	(A) State the name and title of the candidate that the
34	candidate proposes to appear on the ballot; and
35	(B) Identify the position sought, including without
36	limitation the position number or other identifying information if

l <u>applicable.</u>

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- 2 (e) The petition, affidavit of eligibility, and the candidate's
 3 political practices pledge shall be filed with the clerk during a one-week
 4 period ending at 12:00 noon sixty (60) days before the annual school
 5 election.
- 6 (f)(1) Candidates may begin circulating petitions not earlier than 7 ninety (90) days before the annual school election.
- 8 (2) A signature dated more than ninety (90) days before the 9 school election shall not be counted by the clerk as a valid signature.
- 10 (g) Votes for a write-in candidate for school district director shall
 11 not be counted or tabulated unless the candidate files with the county clerk
 12 during a one-week period ending at 12:00 noon fifty-five (55) days before the
 13 annual school election:
 - (1) A written notice of his or her intention to be a write-in candidate, identifying the position sought, including without limitation the position number or other identifying information if applicable;
 - (2) An affidavit of eligibility; and
- 18 $\frac{(2)}{(3)}$ The political practices pledge.
 - (h) The county board of election commissioners shall place on the ballot as candidates for school district director the names of any qualified registered voters whose political practices pledges and affidavits of eligibility have been filed and whose petitions have been filed with and verified by the county clerk of the county in which the school district is domiciled for administrative purposes.
 - (i)(1) On the day after the deadline for candidates to file for a position on the board of directors by petition, the county clerk shall certify to the board of election commissioners the names of those candidates who are registered voters in the school district and the electoral zone, if applicable, and who have qualified for the ballot by petition.
- 30 (2) Immediately after the close of the write-in filing period,
 31 the county clerk shall certify to the county board of election commissioners
 32 any write-in candidates who have filed notices and political practices
 33 pledges the affidavit of eligibility, the notice of write-in candidacy, and
 34 the political practices pledge with the clerk.
- 35 (j) The order in which the names of the respective candidates are to 36 appear on the ballot shall be determined by lot at the public meeting of the

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- county board of election commissioners held not later than fifty-five (55) 1 2 days before the annual school election. 3 (k) When a candidate has identified the position sought on the 4 petition or notice of write-in candidacy, the candidate shall not be allowed 5 to change the position on that petition or notice of write-in candidacy but may withdraw a petition or notice of write-in candidacy and file a new 6 7 petition or notice of write-in candidacy designating a different position 8 before the deadline for filing. 9 10 SECTION 5. Arkansas Code § 6-14-122(c), concerning special elections 11 to consider consolidation or annexation of school districts, is amended to 12 read as follows: (c) If the State Board of Education is petitioned by the board of 13 14 directors of a school district or districts, by resolution duly adopted by majority vote of each of the local boards of directors, or when petitioned by 15 16 at least twenty-five percent (25%) of the qualified electors of a school 17 district or districts as certified in writing by the county clerk of each 18 county where the school district or districts are located, the state board 19 may call a special election to be held in accordance with § 7-5-103(b) 7-11-201 et seq. to consider the question of consolidation or annexation of the 20 21 school districts as otherwise allowed for in subsection (a) of this section. 22 23 SECTION 6. Arkansas Code § 6-53-307(e), concerning special elections 24 on the issue of dedicating all or a portion of any undedicated county sales 25 or use tax to any technical college, community college, two-year college, or 26 satellite campus of a community college for capital improvements or
- 27 maintenance and operation, is amended to read as follows:
 - (e) Any election called by the quorum court pursuant to this section shall be called pursuant to the proclamation issued by the quorum court and held in accordance with § 7-5-103(b) 7-11-201 et seq.

32 SECTION 7. Arkansas Code § 6-53-602(b)(2), concerning elections for the formation of a technical college district, is amended to read as follows: 33

34 (2) The local board or acting local board shall issue a proclamation and set a date for the election in accordance with § 7-5-103(b) 35 36 7-11-201 et seq. but in no event later than ninety (90) days after the

1	publication of the proclamation.
2	
3	SECTION 8. Arkansas Code § 6-53-602(c)(2)(B), concerning elections for
4	the formation of a technical college district, is amended to read as follows:
5	(B) The local board or acting local board shall issue a
6	proclamation and set a date for the election in accordance with § $\frac{7-5-103(b)}{c}$
7	7-11-201 et seq.
8	
9	SECTION 9. Arkansas Code § 6-53-602(d)(3), concerning elections for
10	tax levies in a technical college district, is amended to read as follows:
11	(3) In the alternative, the local board or acting local board
12	may set a date for a special election in accordance with § 7-5-103(b) 7-11-
13	<u>201 et seq</u> .
14	
15	SECTION 10. Arkansas Code § 6-61-512 is amended to read as follows:
16	6-61-512. Formation of district — Election — Date.
17	The date of the election shall be set by the Secretary of State in
18	accordance with § $7-5-103(b)$ $7-11-201$ et seq.
19	
20	SECTION 11. Arkansas Code \S 6-61-520(c)(2), concerning filing as a
21	candidate for the local board of a community college, is amended to read as
22	follows:
23	(2) Any person desiring to be a candidate for a position on the
24	local board shall, not less than forty-five (45) days <u>not later than noon of</u>
25	the seventieth day prior to the general or annual school election at which
26	the position on the board is to be filled, file a notarized statement of such
27	candidacy with the county board of election commissioners <u>clerk</u> of each
28	county of which any portion is in the community college district, in
29	substantially the following form:
30	
31	"State of Arkansas
32	County of
33	I,, being first duly sworn, state that I
34	reside at; that I am a resident and qualified
35	elector of
36	am a candidate for the office of position No on the local board

of such community college, and I hereby request that my name be placed on the 1 2 ballot as a candidate for such position at the coming general or annual 3 school election. 4 5 Subscribed and sworn to before me this day of 6 , 20 7 8 9 SECTION 12. Arkansas Code § 6-61-602(c) and (d), concerning elections 10 concerning millage taxes for community colleges, is amended to read as 11 follows: 12 (c)(1) The local board of each community college shall certify, within the time provided by law, to the appropriate tax levying authority of each 13 14 county or city of the district the aggregate millage to be levied for the 15 district for operating purposes and indebtedness purposes, and the millage 16 shall be levied and collected in the manner provided by law. 17 (2) If the amount of the budget to be supported from taxes 18 levied by the district is in excess of the amount to be produced from taxes 19 then authorized for the district, after allowing for tax proceeds pledged for 20 indebtedness purposes, the local board of the community college shall 21 certify, at least sixty (60) days before any election upon which the millage 22 may be voted, the additional millage required to the county board of election 23 commissioners of each county of which any portion is in the community college 24 district. However, millage together with the rate then levied will not exceed 25 ten (10) mills. 26 (3) The question of the levy shall be placed on the ballot at 27 the next following general election or a special election called for that 28 purpose pursuant to \S 7-5-103(b) 7-11-201 et seq. as determined by the local 29 board. 30 (d)(1) When the local board of a community college determines that the 31 question of a tax levy in the district should be submitted to the electors of 32 the district at a special election, it shall adopt a resolution to that 33 effect and shall file a certified copy of the resolution with the county 34 board of election commissioners of each county of which any portion is in the district that a special election shall be held in the district and shall set 35 36 the date of the election, which shall be not more than ninety (90) days after

1 the date of the proclamation required by § 7-5-103(b) 7-11-201 et seq. 2 (2) The county board of election commissioners in each county of 3 which any portion is included in a community college district shall prepare 4 the ballots, furnish the election supplies, select the election judges and 5 clerks, and make all necessary arrangements for conducting such elections. 6 (3) All laws applicable to the conduct of general elections, 7 counting of ballots, and certification of the results thereof, and other 8 matters relating to the holding of general elections, so far as the laws are 9 appropriate shall be applicable to special elections held pursuant to the provisions of §§ 6-61-101 - 6-61-103, 6-61-201 - 6-61-209, 6-61-211 10 11 [repealed], 6-61-212 - 6-61-216, 6-61-301 - 6-61-305, 6-61-306 [repealed], 6-61-401, 6-61-402, 6-61-501-6-61-524, 6-61-601-6-61-603, and 6-61-604-6-61-60412 61-612 [repealed]. 13 14 (4) All expenses of conducting special elections held pursuant 15 to the provisions of §§ 6-61-101-6-61-103, 6-61-201-6-61-209, 6-61-21116 [repealed], 6-61-212 - 6-61-216, 6-61-301 - 6-61-305, 6-61-306 [repealed], 6-17 61-401, 6-61-402, 6-61-501-6-61-524, 6-61-601-6-61-603, and 6-61-604-6-61-60461-612 [repealed] shall be paid from funds of the respective community 18 19 college districts in which the elections are held. 20 21 SECTION 13. Arkansas Code § 6-71-105(b)(2)(A), concerning elections 22 related to improvement districts for colleges and universities, is amended to 23 read as follows: 24 (2)(A) The commission may call at any time within five (5) 25 years an election in accordance with $\sqrt{7-5-103(b)}$ 7-11-201 et seq. to 26 determine whether this chapter shall become operative and may call subsequent 27 elections in accordance with § 7-5-103(b) 7-11-201 et seq. after the chapter 28 has failed to carry if the commission has good reasons to believe that a 29 majority of the electors then favor this chapter. 30 31 SECTION 14. Arkansas Code § 7-1-101 is amended to read as follows: 32 7-1-101. Definitions. 33 As used in this title, unless the context or chapter otherwise 34 requires: 35 "Administrator" means the administrative head of a long-term (1) 36 care or residential care facility licensed by the state who is authorized in

writing by a patient of the long-term care or residential care facility to 1 2 deliver the application for an absentee ballot and to obtain or deliver the 3 absentee ballot to the county clerk; 4 (2) "Affidavit of eligibility" means an affidavit signed by a 5 candidate for elective office stating that the candidate is eligible to serve 6 in the office he or she seeks; 7 (2)(3) "Audit log" means an electronically stored record of 8 events and ballot images from which election officials may produce a 9 permanent paper record with a manual audit capacity for a voting system using 10 voting machines; 11 (3)(4) "Authorized agent" means a person who is identified and 12 authorized to deliver the application, obtain a ballot, and deliver the ballot on the day of the election to the county clerk by an applicant who is 13 14 medically unable to cast a ballot at a polling site due to unforeseen medical necessity as set forth in an affidavit from the administrative head of a 15 16 hospital or long-term or residential care facility; 17 (4)(5) "Canvassing" means examining and counting the returns of 18 votes cast at a public election to determine authenticity; 19 (5)(6) "Constitutional officers of this state" means the offices of the Governor, Lieutenant Governor, Secretary of State, Attorney General, 20 Auditor of State, Treasurer of State, and Commissioner of State Lands; 21 22 (6)(7) "Counting location" means a location selected by the 23 county board of election commissioners with respect to all elections for the 24 automatic processing or counting, or both, of votes; 25 (7)(8) "Designated bearer" means any person who is identified 26 and authorized by the applicant to obtain from the county clerk or to deliver 27 to the county clerk the applicant's ballot; 28 (8) (9) "Election official" or "election officer" means a person 29 who is a member of the county board of election commissioners or a person who is a poll worker designated by a county board of election commissioners to be 30 an election clerk, election judge, or election sheriff; 31 32 (9) (10) "Electronic vote tabulating device" means a device used to electronically scan a marked paper ballot for the purpose of tabulation; 33 34 (10)(11) "Fail-safe voting" means the mechanism established under the National Voter Registration Act of 1993 that allows voters who have 35

moved within the same county to vote at their new precinct without having

updated their voter registration records;

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                (11)(12) "First-time voter" means any registered voter who has
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     not previously voted in a federal election in the state;
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                 (12)(13) "General or special election" means the regular
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     biennial or annual elections for election of United States, state, district,
     county, township, and municipal officials and the special elections to fill
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     vacancies therein and special elections to approve any measure. The term as
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     used in this act shall not apply to school elections for officials of school
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     districts;
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                (13)(14) "Majority party" means that political party in the
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     State of Arkansas whose candidates were elected to a majority of the
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     constitutional offices of this state in the last preceding general election;
                (14)(15) "Marking device" means any approved device for marking
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     a paper ballot with ink or other substance that will enable the votes to be
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     tabulated by means of an electronic vote tabulating device;
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                (15)(16) "Minority party" means that political party whose
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     candidates were elected to less than a majority of the constitutional offices
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     of this state in the last preceding general election or the political party
19
     that polled the second greatest number of votes for the office of Governor in
     the last preceding general election if all of the elected constitutional
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21
     officers of this state are from a single political party;
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                 (16)(17) "Party certificate" means a written statement or
23
     receipt signed by the secretary or chair of the county committee or of the
     state committee, as the case may be, of the political party evidencing the
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     name and title proposed to be used by the candidate on the ballot, the
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     position the candidate seeks, payment of the fees, and filing of the party
27
     pledge, if any, required by the political party;
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                 (18) "Party filing period" means the period of time established
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     by law for the candidate for a political party's nomination to file his or
     her party certificate with the Secretary of State or county clerk, as the
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31
     case may be;
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                (17)(19)(A) "Political party" means any group of voters that at
     the last preceding general election polled for its candidate for Governor in
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34
     the state or nominees for presidential electors at least three percent (3%)
     of the entire vote cast for the office.
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36
                       (B) No group of electors shall assume a name or
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- designation that is so similar in the opinion of the Secretary of State to 1 2 that of an existing political party as to confuse or mislead the voters at an 3 election. 4 (C) When any political party fails to obtain three percent 5 (3%) of the total votes cast at an election for the office of Governor or 6 nominees for presidential electors, it shall cease to be a political party; 7 (18) (20) "Polling site" means a location selected by the county 8 board of election commissioners where votes are cast; (19)(21) "Precinct" means the geographical boundary lines 9 dividing a county, municipality, township, or school district for voting 10 11 purposes; 12 (20) (22) "Primary election" means any election held by a political party in the manner provided by law for the purpose of selecting 13 14 nominees of the political party for certification as candidates for election 15 at any general or special election in this state; 16 (21) (23) "Provisional ballot" means a ballot: 17 (A) Cast by special procedures to record a vote when there 18 is some question concerning a voter's eligibility; and 19 (B) Counted contingent upon the verification of the 20 voter's eligibility; 21 (22) (24) "Qualified elector" means a person who holds the 22 qualifications of an elector and who is registered pursuant to Arkansas 23 Constitution, Amendment 51; 24 (23) (25) "Sample ballot" means a ballot for distribution to the 25 public or the press marked with the word "SAMPLE" so as to prevent the 26 production of counterfeit ballots; 27 (24)(26) "Vacancy in election" means the vacancy in an elective 28 office created by death, resignation, or other good and legal cause, arising 29 prior to election to the office at a general or special election but arising 30 subsequent to the certification of the ballot; (25)(27) "Vacancy in nomination" means the circumstances in 31
- which the person who received the majority of votes at the preferential

 primary election or general primary election cannot accept the nomination due

 to death or notifies the party that he or she will not accept the nomination

 due to serious illness, moving out of the area from which the person was

 elected as the party's nominee, or filing for another office preceding the

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     final date for certification of nominations;
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                 (26)(28)(A) "Vacancy in office" means the vacancy in an elective
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     office created by death, resignation, or other good and legal cause arising
     subsequent to election to the office at a general or special election or
 4
     arising subsequent to taking office and prior to the expiration of the term
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     of office in those circumstances wherein the vacancy must be filled by a
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7
     special election rather than by appointment.
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                       (B) The phrase "vacancy in office" shall not apply to the
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     election of a person at a general election to fill an unexpired portion of a
10
     term of office;
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                 (27) (29) "Voter-verified paper audit trail" means a
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     contemporaneous paper record of a ballot printed for the voter to confirm his
     or her votes before the voter casts his or her ballot that:
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14
                       (A) Allows the voter to verify the voter-verified paper
15
     audit trail before the casting of the voter's ballot;
16
                       (B) Is not retained by the voter;
17
                       (C) Does not contain individual voter information;
18
                       (D) Is produced on paper that is sturdy, clean, and
19
     resistant to degradation; and
                       (E) Is readable in a manner that makes the voter's ballot
20
21
     choices obvious to the voter without the use of computer or electronic code;
22
                 (28) (30) "Voting machine" means either:
23
                       (A) A direct recording electronic voting machine that:
24
                             (i) Records votes by means of a ballot display
25
     provided with mechanical or electro-optical components that may be actuated
26
     by the voter;
27
                             (ii) Processes the data by means of a computer
28
     program;
29
                             (iii) Records voting data and ballot images in
30
     internal and external memory components; and
31
                             (iv) Produces a tabulation of the voting data stored
32
     in a removable memory component and on a printed copy; or
33
                       (B) An electronic device for marking a paper ballot to be
34
     electronically scanned; and
                 (29) (31) "Voting system" means:
35
36
                       (A) The total combination of mechanical,
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1	electromechanical, or electronic equipment, including the soliware, limiware,
2	and documentation required to program, control, and support the equipment
3	that is used:
4	(i) To define ballots;
5	(ii) To cast and count votes;
6	(iii) To report or display election results; and
7	(iv) To maintain and produce any audit trail
8	information; and
9	(B) The practices and documentation used to:
10	(i) Identify system components and versions of
11	components;
12	(ii) Test the system during its development and
13	maintenance;
14	(iii) Maintain records of system errors and defects;
15	(iv) Determine specific system changes to be made to
16	a system after the initial qualification of the system; and
17	(v) Make available any materials to the voter,
18	including, but not limited to, notices, instructions, forms, or paper
19	ballots.
20	
21	SECTION 15. Arkansas Code § 7-5-101, as amended by Act 250 of 2009, is
22	amended to read as follows:
23	7-5-101. Precinct boundaries and polling sites — Establishment and
24	alteration.
25	(a)(1) A county board of election commissioners is empowered to alter
26	the boundaries of existing election precincts and to establish new ones when
27	in its judgment it may be necessary.
28	(2)(A)(i) The county board shall establish a polling site for
29	each election precinct.
30	(ii)(a) Except as provided in subdivision
31	(a)(2)(A)(ii)(b) of this section, the establishment of a polling site shall
32	be by a unanimous vote of the county board.
33	(b) A polling site for a school election shall
34	be established by a majority of the county board.
35	(3) an arrange for the county board may combine polling sites for two
36	(2) or more precincts when, in its judgment, it may be necessary.

1	(ii)(a) Except as provided in subdivision
2	(a)(2)(B)(ii)(b) of this section, the combining of polling sites shall be by
3	a unanimous vote of the county board.
4	(b) Polling sites for school elections shall
5	be fixed by a majority of the county board.
6	(C) The county board may allow school elections to be
7	conducted by early voting and absentee voting only and open no polling sites
8	on a school election day in any election year if no more than one (1)
9	candidate for school district director presents a petition or notice in
10	writing to the county board of election commissioners as required by § 6-14-
11	Ill and if there are no other ballot issues to be submitted to district
12	electors for consideration, if requested by resolution adopted by the board
13	of directors of any school district.
14	(3) In changing the boundaries of existing precincts or in
15	creating new ones, the county board shall arrange them so that all qualified
16	voters residing in the precincts may vote on the same day.
17	(4)(A) The county board shall not have the power to change the
18	boundaries of existing precincts, to create any new precinct, or to change
19	the polling site in any precinct within thirty (30) days of any election, but
20	all elections shall be held at the sites and within the boundaries as they
21	existed thirty (30) days before the date of the election.
22	(B) In the event of an emergency, a county board may
23	change a precinct boundary or a polling site.
24	(b) All polling sites shall be fixed at well-known points in the
25	several precincts and easily accessible to all electors entitled to vote
26	therein.
27	(c)(1)(A) The action of the county board in changing the polling site
28	in any precinct, in altering the boundaries of any precinct, or in
29	establishing any new one shall be determined in a public meeting pursuant to
30	§ 7-4-105 and shall be entered in the record to be kept on file in the county
31	clerk's office.
32	(B) A copy of the order, which shall set out intelligently
33	and accurately the boundaries of precincts as so altered or established,
34	shall be filed with the clerk of the county court, who shall record the order
35	at full length on the record book on which the minutes of the proceedings of
36	the county court are recorded.

1	$\frac{(2)(A)(i)(a)}{(a)}$ Within thirty (30) days after altering the
2	boundaries of an election precinct or establishing a new one, the county
3	board shall submit four (4) copies of the changes to the Secretary of State.
4	(b) The changes shall be submitted in the form
5	of a map and shall include a written description.
6	(ii) A short statement of why the changes were made
7	may be included.
8	(B) Upon receipt of the changes, the Secretary of State
9	shall immediately forward a copy to the office of the Attorney General, the
10	Census State Data Center, and the Cartography Section of the Arkansas State
11	Highway and Transportation Department.
12	(d)(1) Notice of any changes made in polling sites shall also be given
13	to the electors by prominently posting information about any changes at all
14	previous polling sites that were used in the last election.
15	(2) Except for school elections and special elections, the
16	notice shall also be mailed by the county clerk to each affected registered
17	voter at least fifteen (15) days before the election.
18	(e) If the county board wishes to combine or eliminate polling sites
19	fixed for the preferential primary election or general election for the
20	general primary election or general runoff election, each combination or
21	elimination of polling sites shall require a unanimous vote of the county
22	board.
23	(a)(1) The county board of election commissioners shall:
24	(A) Establish election precincts; and
25	(B)(i) Designate a polling site for each precinct.
26	(ii) A polling site may serve two (2) or more
27	precincts, including parts of precincts.
28	(2) Except as provided in § 6-14-106, the designation of polling
29	sites shall be by a unanimous vote of the members of the county board
30	present.
31	(b)(1) The county board by order may alter the boundaries of existing
32	election precincts and establish new ones.
33	(2) A precinct shall not be altered and a new precinct shall not
34	be created less than thirty (30) days before an election, except in the event
35	of an emergency as determined by the county board.
36	(3)(A) An order to alter the boundaries of any precinct or

1	establish any new one shall not be effective until it has been filed with the
2	county clerk.
3	(B) The order shall contain a:
4	(i) Written description; and
5	(ii) Map of the boundaries of the precincts altered
6	or established.
7	(c)(1) Within thirty (30) days after the boundaries of an election
8	precinct are altered or a new election precinct is established, the county
9	clerk shall submit five (5) copies of the changes in the form of a map and
10	written descriptions to the Secretary of State.
11	(2) Upon receipt of the changes, the Secretary of State
12	immediately shall forward a copy to the:
13	(A) Office of the Attorney General;
14	(B) Census State Data Center; and
15	(C) Cartography Section of the Arkansas State Highway and
16	Transportation Department.
17	(d)(1) Except for school elections under § 6-14-106, the polling sites
18	for each election shall be the same as those established for the immediately
19	preceding general election unless changed by order of the county board.
20	(2) The county board shall not change a polling site for any
21	precinct less than thirty (30) days before an election, except in the event
22	of an emergency.
23	(3) Notice of any changes made in polling sites shall be
24	provided by posting information at the polling sites used in the last
25	election and, except for school elections and special elections, the notice
26	shall be mailed by the county clerk to each affected registered voter at
27	least fifteen (15) days before the election.
28	
29	SECTION 16. Arkansas Code § 7-5-103 is repealed.
30	7-5-103. Special elections.
31	(a)(1) All special elections to fill vacancies in an office shall be
32	called by proclamation, ordinance, resolution, or order of the appropriate
33	constituted authority.
34	(2) The proclamation, ordinance, resolution, or order shall be
35	published as soon as practicable in a newspaper of general circulation in
26	which the special election is held and the proglemation endinance

1	resolution, or order shall establish:
2	(A) The date of the election;
3	(B) The date of the primary election, if any;
4	(C) The deadline for filing party certificates and
5	political practices pledges, if required, with the county clerk or Secretary
6	of State, as the case may be, if applicable;
7	(D) The deadline for party conventions to select nominees,
8	if applicable;
9	(E) The deadline for parties to issue certificates of
10	nomination, if applicable;
11	(F) The deadline for candidates to file certificates of
12	nomination, if applicable, and political practices pledges with the county
13	clerk or Secretary of State, as the case may be;
14	(G) The deadline for filing as an independent candidate
15	and the period in which petitions for independent candidacy may be
16	circulated;
17	(H) The deadline for filing as a write in candidate, if
18	applicable;
19	(I) The deadline for drawing for ballot position by the
20	appropriate committee or election commission, as the case may be; and
21	(J) The date the election shall be certified by the county
22	board of election commissioners in each county in which the election takes
23	place and, if applicable, by the Secretary of State.
24	(3)(A) All special elections to fill vacancies in office shall
25	be held on the second Tuesday of any month.
26	(B)(i) Special elections under this section in which a
27	presidential preferential primary election, preferential primary election,
28	general primary election, or general election is scheduled to occur shall be
29	held on the date of the presidential preferential primary election,
30	preferential primary election, general primary election, or general election.
31	(ii) If a special election to fill a vacancy in
32	office is held on the date of the presidential preferential primary election,
33	preferential primary election, or general primary election, the names of the
34	candidates in the special election shall be included on the ballot of each
35	political party, and the portion of the ballot on which the special election
36	appears shall be labeled with a heading stating "SPECIAL ELECTION FOR

1	" with the name of the office set out
2	in the heading.
3	(iii) However, separate ballots containing the names
4	of the candidates to be voted on at the special election, nonpartisan
5	judicial elections, if applicable, and any other measures or questions that
6	may be presented for a vote shall be prepared and made available to voters
7	requesting a separate ballot.
8	(iv) No voter shall be required to vote in a
9	political party's presidential preferential primary, preferential primary, or
10	general primary in order to be able to vote in the special election.
11	(C)(i) If the special election is held at the same time as
12	the general election, the names of the candidates in the special election
13	shall be included on the general election ballot, and the portion of the
14	ballot on which the special election appears shall be labeled with a heading
15	stating "SPECIAL ELECTION FOR " with
16	the name of the office set out in the heading.
17	(ii) The county board of election commissioners may
18	include the special election on a separate ballot if the special election is
19	held at the same time as the general election and if the commission
20	determines that a separate ballot is necessary to avoid voter confusion.
21	(D) A special election to fill a vacancy in office shall
22	be held not less than sixty-five (65) days following the date in the
23	proclamation, ordinance, resolution, or order for drawing for ballot position
24	when the special election is to be held on the date of the presidential
25	preferential primary election, preferential primary election, general primary
26	election, or general election.
27	(4) If the special election is not held at the same time as a
28	presidential preferential primary election, preferential primary election,
29	general primary election, or general election, the special election shall be
30	held not less than fifty (50) days following the date in the proclamation,
31	ordinance, resolution, or order for drawing for ballot position.
32	(5)(A) All special primary elections required for an election to
33	fill a vacancy in office shall be held on the second Tuesday of any month,
34	and special primary elections held under this section in months in which a
35	presidential preferential primary election, preferential primary election,
36	general primary election, or general election is scheduled to occur shall be

1	held on the date of the presidential preferential primary election,
2	preferential primary election, general primary election, or general election.
3	(B) If a special primary election in conjunction with an
4	election to fill a vacancy in office is held on the date of the presidential
5	preferential primary election, preferential primary election, general primary
6	election, or general election, the candidates to be voted upon at the special
7	election shall be included on the ballot of each political party or the
8	general election ballot, as the case may be, and the portion of the ballot on
9	which the special primary election appears shall be labeled with a heading
10	stating "SPECIAL PRIMARY ELECTION FOR
11	with the name of the party for which nomination is sought and the office set
12	out in the heading.
13	(C) The county board of election commissioners may include
14	the special primary election on a separate ballot if the special primary
15	election is held at the same time as a presidential preferential primary
16	election, preferential primary election, general primary election, or general
17	election and if the commission determines that a separate ballot is necessary
18	to avoid voter confusion.
19	(6) A special primary election shall be held not less than
20	sixty-five (65) days following the date in the proclamation, ordinance,
21	resolution, or order for drawing for ballot position when the special
22	election is to be held on the date of the presidential preferential primary
23	election, preferential primary election, general primary election, or general
24	election.
25	(7)(A) If the special primary election is not held at the same
26	time as a presidential preferential primary election, preferential primary
27	election, general primary election, or general election, the special election
28	shall be held not less than fifty (50) days following the date in the
29	proclamation, ordinance, resolution, or order for drawing for ballot
30	position.
31	(B) When a special primary election is called to select
32	nominees for a special election to fill a vacancy in office, the nominee
33	shall be the person who receives the highest number of votes in the special
34	primary election. There shall be no runoff after a special primary election.
35	(8) In addition to the publication of the proclamation,
36	ordinance, resolution, or order required by the provisions of this section,

1	notice of special elections to fill vacancies called under this section shall
2	be published and posted under §§ 7-5-202 and 7-5-206.
3	(b)(1) Except for special school elections held under § 6-14-102(d),
4	all special elections on measures or questions referred to the voters shall
5	be called by proclamation, ordinance, resolution, or order of the properly
6	constituted authority.
7	(2) The proclamation, ordinance, resolution, or order shall set
8	forth:
9	(A) The date of the special election;
10	(B) The full text of any measure or question for which the
11	election is called;
12	(C) Any ballot title for the measure or question for which
13	the election is called; and
14	(D) Any other information as may be required by law.
15	(3) All special elections on measures or questions shall be held
16	on the second Tuesday of any month, except special elections held under this
17	section in a month in which a presidential preferential primary election,
18	preferential primary election, general primary election, or general election
19	is scheduled to occur shall be held on the date of the presidential
20	preferential primary election, preferential primary election, general primary
21	election, or general election. Special elections scheduled to occur in a
22	month in which the second Tuesday is a legal holiday shall be held on the
23	third Tuesday of the month.
24	(4)(A) If a special election is held on the date of the
25	presidential preferential primary election, preferential primary election, or
26	general primary election, the issue or issues to be voted upon at the special
27	election shall be included on the ballot of each political party. The portion
28	of the ballot containing the special election shall be labeled with a heading
29	stating "SPECIAL ELECTION ON " with a
30	brief description of the measure or question to be decided in the election.
31	(B) However, separate ballots containing the issue or
32	issues or candidates to be voted on at the special election and candidates
33	for nonpartisan judicial office shall be prepared and made available to
34	voters requesting a separate ballot.
35	(C) No voter shall be required to vote in a political
36	narty's presidential preferential primary preferential primary or conoral

1	primary in order to be able to vote in the special election.
2	(5) A special election shall be held not less than sixty-five
3	(65) days following the date that the ordinance or resolution is adopted or
4	the date the proclamation or order is issued when the special election is to
5	be held on the date of the presidential preferential primary election,
6	preferential primary election, general primary election, or general election.
7	(6) If the special election is not held at the same time as a
8	presidential preferential primary election, preferential primary election,
9	general primary election, or general election, the special election shall be
10	held not less than fifty (50) days following the date that the proclamation,
11	ordinance, resolution, or order is published.
12	(7) Notice of the election shall be published and posted in
13	accordance with § 7-5-202, § 7-5-206, or as may be otherwise provided by
14	Arkansas law.
15	
16	SECTION 17. Arkansas Code § 7-5-203 is amended to read as follows:
17	7-5-203. Certification of candidate lists.
18	(a) <u>(1)</u> Not less than seventy-five (75) seventy (70) days before each
19	general election day, the Secretary of State shall certify to all county
20	boards of election commissioners full lists of all candidates to be voted for
21	in their respective counties as the nominations have been certified <u>or</u>
22	otherwise submitted to him or her.
23	(2) A name of a person shall not be certified and shall not be
24	placed on the ballot if prior to the certification a candidate on the list:
25	(A) Notifies the Secretary of State in writing, signed by
26	the candidate and acknowledged before an officer authorized to take
27	acknowledgements, of his or her desire to withdraw as a candidate for the
28	office or position; or
29	(B) Dies.
30	(b) <u>(1)</u> Not less than seventy-five (75) seventy (70) days before each
31	general election day, the clerk of each county shall certify to the county
32	board of his or her county a full list of all candidates to be voted for in
33	the county as the nominations have been certified or otherwise submitted to
34	him or her.
35	(2) A name of a person shall not be certified and shall not be
36	placed on the ballot if prior to the certification a candidate on the list:

1	(A) Notifies the county clerk in writing, signed by the
2	candidate and acknowledged before an officer authorized to take
3	acknowledgements, of his or her desire to withdraw as a candidate for the
4	office or position; or
5	(B) Dies.
6	(c) However, in special elections held to fill vacancies or to elect
7	officers in case of a tie vote, the certification shall issue at the time
8	specified in the writ of election issued by the appropriately constituted
9	authority.
10	
11	SECTION 18. Arkansas Code § 7-5-205 is amended to read as follows:
12	7-5-205. Write-in candidates' votes — When counted.
13	(a) No votes for write-in candidates in general elections shall be
14	counted or tabulated unless:
15	(1) The candidate or his or her agent shall notify notifies in
16	writing the county board of election commissioners of each county in which
17	the candidate seeks election and <u>files the notice with</u> either: the Secretary
18	of State, if a United States state or district candidate, or a county clerk,
19	if a candidate for a county or township office, of his or her intention to be
20	a write-in candidate no earlier than noon on the third Tuesday in March and
21	not later than ninety (90) days before the election day; and
22	(A) The Secretary of State, if a candidate for United
23	States Senate, United States House of Representatives, or any state or
24	district office; or
25	(B) The county clerk if a candidate for a county or
26	township office;
27	(2) The candidate files with the county clerk or the Secretary
28	of State, as required, a political practices pledge and an affidavit of
29	eligibility for the office at the same time the candidate files his or her
30	notice of write-in candidacy;
31	(3) The notice of write-in candidacy, the political practices
32	pledge, and the affidavit of eligibility are filed no earlier than noon on
33	the last day of the party filing period and not later than ninety (90) days
34	before the election day; and
35	$\frac{(2)}{(4)}$ The name written on the ballot is the same name listed on
36	the write-in candidate's political practices pledge, except that any

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1
     abbreviation, misspelling, or other minor variation in the form of the name
 2
     of the candidate shall be disregarded if the intention of the voter may be
 3
     ascertained.
 4
           (b) This section shall not apply to the offices of Justice of the
 5
     Supreme Court, Judge of the Court of Appeals, circuit judge, or district
 6
     judge.
 7
 8
           SECTION 19. Arkansas Code § 7-5-207 is amended to read as follows:
 9
           7-5-207. Ballots - Names included.
           (a)(1) All Except as provided in subdivisions (a)(2) and (3) of this
10
11
     section, all election ballots provided by the county board of election
12
     commissioners of any county in this state for any election shall contain in
     the proper place the name of every candidate whose nomination for any office
13
14
     to be filled at that election has been certified to the county board and
15
     shall not contain the name of any candidate or person who has not been
16
     certified. If any candidate shall notify, no later than seventy (70) days
17
     before the election, the Secretary of State in the case of a United States,
     state, or district office, or the county board in the case of a county, city,
18
19
     or township office, in writing, signed by the candidate, and acknowledged
20
     before an officer authorized to take acknowledgments, of his or her desire to
21
     withdraw as a candidate for the office or position, the name of the person
22
     shall not be printed on the ballot at the election.
23
                 (2)(A) Except as provided in subdivision (a)(2)(B) of this
24
     section, unopposed candidates for municipal offices shall be declared and
     certified elected without the necessity of including those names on the
25
26
     general election ballot.
27
                       (B) The names of all unopposed candidates for the office
28
     of mayor shall be separately placed on the general election ballot, and the
29
     votes for mayor shall be tabulated as in all contested races.
30
                 (3)(A)(i) Except as provided in subdivision (a)(3)(B) of this
     section, the names of all other unopposed candidates for all offices,
31
32
     including without limitation the names of all unopposed write-in candidates,
33
     shall be grouped together on the ballot indicating the office and the name of
     the unopposed candidate.
34
35
                             (ii) The phrase "unopposed candidates" shall appear
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at the top of the list of the names of all unopposed candidates.

1	(iii) Adjacent to the phrase "unopposed candidates"
2	shall be a place in which the voter may cast a vote for all the candidates by
3	placing an appropriate mark.
4	(B) The names of all unopposed candidates for the office
5	of circuit clerk shall be separately placed on the general election ballot,
6	and the votes for circuit clerk shall be tabulated as in all contested races.
7	(b) No person's name shall be printed placed upon the ballot as a
8	candidate for any public office in this state at any election unless the
9	person is qualified and eligible at the time of filing as a candidate for the
10	office to hold the public office for which he or she is a candidate, except
11	if a person is not qualified to hold the office at the time of filing because
12	of age alone, the name of the person shall be printed placed on the ballot as
13	a candidate for the office if the person will qualify to hold the office at
14	the time prescribed by law for taking office.
15	(c)(1) The order in which the names of the candidates shall appear on
16	the ballot shall be determined by lot at a public meeting of the county board
17	not less than sixty-five (65) days before the general election.
18	(2) Notice of the public meeting shall be given by publication
19	in a newspaper of general circulation in the county at least three (3) days
20	before the drawing.
21	(3) For runoff elections, the ballot order for eligible
22	candidates shall be the same as for the previous election leading to the
23	<u>runoff.</u>
24	(d)(1) Beside or adjacent to the name of each candidate in the general
25	election shall be:
26	(A) His or her party designation; or
27	(B) The term "INDEPENDENT" if he or she represents no
28	officially recognized party.
29	(2) Subdivision (d)(1) of this section shall not apply to a:
30	(A) Nonpartisan judicial election; or
31	(B) Nonpartisan municipal election.
32	
33	SECTION 20. Arkansas Code § 7-5-208 is amended to read as follows:
34	7-5-208. Paper ballots <u>Ballots</u> — Form.
35	(a) All election ballots provided by the county board of election
36	commissioners of any county in this state for any election shall be alike and

shall be printed in plain type.

2	(b) Each ballot shall be printed on paper with a perforated portion
3	capable of being detached for use as the ballot stub.
4	(c) As ballots are printed, the portion that shall be used as the
5	ballot stub shall be numbered consecutively from one (1) to the number which
6	is the total amount of ballots provided for the election.
7	(d)(l) The heading on the front or inner side of each ballot shall
8	be: "OFFICIAL BALLOTELECTION
9	
10	<u>(year)</u> "
11	Vote by placing an appropriate mark opposite the person for whom you wish to
12	vote".
13	(2) If the ballot contains an initiated or referred amendment,
14	act, or measure, the heading shall also contain these words — "Vote on
15	amendments, acts, and measures by placing an appropriate mark above the
16	amendment (or act or measure) either FOR or AGAINST".
17	(e) Beneath the heading on each paper ballot there shall be printed
18	instructions that inform the voter;
19	(1) Of the effect of casting multiple votes for an office; and
20	(2) How to correct the ballot before it is cast and counted,
21	including, but not limited to, instructions on how to correct an error
22	through the issuance of a replacement ballot if the voter was otherwise
23	unable to change the ballot or correct an error.
24	$\frac{(f)(c)}{(l)}$ Every ballot shall contain the name of each candidate who
25	has been nominated or has qualified in accordance with law for each office.
26	The names of the candidates shall be listed in a perpendicular column under
27	the name of each office to be filled.
28	(2)(A) However, the names of all unopposed candidates for all
29	offices, including the names of all unopposed write-in candidates, except the
30	names of all unopposed candidates for the office of mayor or circuit clerk,
31	shall be grouped together on the ballot indicating the office and the name of
32	the unopposed candidate. At the top of the list of the names of all unopposed
33	candidates, there shall appear on the ballot the words "Unopposed
34	Candidates", and adjacent thereto there shall be a place in which the voter
35	may cast a vote for all the candidates by placing an appropriate mark.
36	(B) The names of unopposed candidates for the office of

mayor or circuit clerk shall be separately printed from any grouping of 1 2 unopposed candidates, with a place in which the voter may east a vote for each unopposed candidate for the office of mayor or circuit clerk by placing 3 4 an appropriate mark, so that the votes may be separately counted and 5 tabulated as required in § 7-5-315. 6 (3)(2) In all elections except primary elections and municipal 7 elections in which votes for a write-in candidate may be counted, at the 8 bottom of each list of names for each position or office appearing on the 9 ballot, there shall be a blank line for a possible write-in vote for that 10 position or office. However, the blank line shall not appear on the ballot 11 with respect to those offices and candidates for positions in which no person 12 has qualified as a write-in candidate by filing his or her notice of intention to be a write-in candidate within the time prescribed in § 7-5-205. 13 14 (4) The order in which the names of the respective candidates 15 shall appear on the ballots shall be determined by lot at a public meeting of 16 the county board not less than sixty-five (65) days prior to the general 17 election. It is expressly understood and provided that the selection on the order of the ballot in all other elections shall be and remain as provided by 18 19 law. For runoff elections, the ballot order for eligible candidates shall 20 stay the same as for the previous election. 21 (5) Beside or adjacent to the name of each candidate in the 22 general election, except for the nonpartisan judicial general election, shall 23 be his or her party designation or the name "INDEPENDENT" if he or she 24 represents no officially recognized party. 25 $\frac{(g)}{(g)}(d)$ Adjacent to the name of each candidate and on the same line 26 there shall be a place for marking a vote for the candidate. Below each act, 27 amendment, or measure to be voted on, there shall be the words "FOR" and 28 "AGAINST" situated one above the other with a place for marking a vote for 29 the act, amendment, or measure adjacent to each word and on the same line. 30 With respect to all offices and the candidates for those offices who are 31 unopposed and have been grouped together in the manner provided in subsection 32 (f) of this section, the names of all those candidates and their respective 33 offices shall appear under the heading of "Unopposed Candidates". The elector 34 shall vote on each and all such candidates by casting a single vote in the 35 place for marking a vote adjacent to the heading "Unopposed Candidates" as 36 provided in subdivision (f)(2) of this section.

1	(h)(e) Opposite the designation of each office, there shall appear
2	these words: "VOTE FOR ". The number of persons required to fill the
3	vacancy in office shall be placed in the blank space.
4	
5	SECTION 21. Arkansas Code 7-5-209 is amended to read as follows:
6	7-5-209. Ballots - Correction of errors.
7	Whenever it shall appear by affidavit that an error or omission has
8	occurred in the publication of the names or description of candidates
9	nominated for office or in the printing preparation of ballots, the county
10	board of election commissioners shall in a public meeting announce the error
11	or omission and immediately correct the error or omission or show cause why
12	the correction should not be done.
13	
14	SECTION 22. Arkansas Code § 7-5-210 is repealed.
15	7-5-210. Ballots - Number - Official.
16	(a) The county board of election commissioners of each county in this
17	state using paper ballots counted by hand at the polling site, paper ballots
18	counted by an electronic vote tabulating device at the polling site, or paper
19	ballots cast at a polling site and counted at a central location shall
20	provide for each election precinct one hundred fifty (150) printed ballots
21	for each one hundred (100), or fraction of one hundred (100), electors voting
22	thereat at the last-preceding comparable election. Provided, however, the
23	total number of ballots required to be printed for each election precinct
24	shall not be required to exceed one hundred five percent (105%) of the total
25	number of registered voters for the respective precinct.
26	(b) No ballot shall be received or counted in any election to which
27	this act applies unless it is provided by the county board as provided in
28	this section.
29	
30	SECTION 23. Arkansas Code § 7-5-211(a)(1)(A), concerning the delivery
31	of election supplies, is amended to read as follows:
32	(a) At least one (1) day before any election:
33	(1)(A) The county board of election commissioners shall
34	designate a suitable person or persons and deliver to the person or persons
35	the ballots as set forth in § 7-5-210.

1 SECTION 24. Arkansas Code § 7-5-212 is repealed. 2 7-5-212. Permanent ink when ballots counted by hand. 3 At general, primary, special, and school elections in counties which 4 use paper ballots and in which those ballots are counted by hand, the ballots 5 shall be marked using permanent ink. 6 7 SECTION 25. Arkansas Code § 7-5-308 is amended to read as follows: 8 7-5-308. Provisional ballot procedure. 9 (a) When the voter is required by law to cast a provisional ballot, 10 the ballot shall be cast pursuant to the following procedures: 11 (1) An election official at the polling place A poll worker 12 shall notify the individual that the individual may cast a provisional ballot in that election; 13 14 (2) The voter shall execute a written eligibility affirmation in 15 the presence of the election official poll worker stating that he or she is a registered voter in the precinct in which he or she desires to vote and is 16 17 eligible to vote; (3) The election official poll worker shall initial the back of 18 19 the ballot, remove the ballot stub from the provisional ballot, and place the 20 stub in the stub box provided; 21 (4) The voter shall mark his or her provisional ballot; 22 (5) The voter shall place the voted provisional ballot in a 23 ballot secrecy envelope marked "provisional ballot" and seal the envelope; 24 (6) The voter shall place the sealed provisional ballot envelope 25 containing the voted provisional ballot in a voter envelope, seal the 26 envelope, and give it to the election official poll worker; 27 (7) The election official poll worker shall provide the voter 28 written information instructing him or her on how to determine whether his or 29 her provisional ballot was counted, and if not, the reason the ballot was not 30 counted; and 31 (8) The election official poll worker shall make a separate list 32 of the names and addresses of all persons voting a provisional ballot. 33 (b) Election officials The poll worker shall preserve, secure, and 34 separate all provisional ballots from the remaining ballots so that the right of any person to vote may be determined later by the county board of election 35 36 commissioners or the court in which an election contest may be filed.

1	(c)(1) Whenever a person casts a provisional ballot, the election
2	official poll worker shall provide the voter written information that states
3	that the individual who casts a provisional ballot will be able to ascertain
4	whether the vote was counted, and if not, the reason the vote was not
5	counted, by accessing a toll-free telephone number, Internet website, or
6	other free access system established by the Secretary of State for that
7	purpose.
8	(2) The Secretary of State shall establish a free access system
9	to allow a provisional voter to ascertain whether his or her vote was
10	counted, and if not, the reason his or her vote was not counted.
11	$\frac{(2)}{(3)}$ Access to information about an individual provisional
12	ballot shall be restricted to the individual who cast the ballot.
13	(d)(l) Any person who votes in an election as a result of a federal or
14	state court order or any other order extending the time established for
15	closing the polls only may vote in that election by casting a provisional
16	ballot.
17	(2) The ballot shall be separated and held apart from other
18	provisional ballots east by those not affected by the order.
19	$\frac{(e)}{(d)(1)}$ Prior to Before certification of the results of the
20	election, the county board shall determine whether the provisional ballots
21	are valid.
22	(2) Unless enjoined by a court of competent jurisdiction, a
23	provisional ballot shall be counted if it is cast by a registered voter and
24	is the correct ballot, according to the precinct listed on the voter's
25	eligibility affirmation, for the precinct of the voter's residence.
26	$\frac{(f)}{(e)}$ If, upon examination of any provisional ballots, the county
27	board suspects that a violation of the election laws has occurred, the county
28	board may refer the matter to the prosecuting attorney.
29	
30	SECTION 26. Arkansas Code § 7-5-312 is amended to read as follows:
31	7-5-312. Challenge of voter's ballot by poll watchers, candidates, or
32	designees.
33	(a) Poll watchers shall include any:
34	(1) Candidate in person, but only during the counting and
35	tabulation of ballots and the processing of absentee ballots;
36	(2) Authorized representative of a candidate;

1	(3) Authorized representative of a group seeking the passage or
2	defeat of a measure on the ballot; and
3	(4) Authorized representative of a political party with a
4	candidate on the ballot.
5	(b) Each candidate, group, or party may have, at any given time during
6	the election, including early voting:
7	(1) One (1) authorized representative present at any one (1)
8	time at each location within a polling site where voters identify themselves
9	to election officials, so as to observe and ascertain the identity of those
10	persons presenting themselves to vote for the purpose of challenging any
11	voter who appears for the purpose of casting a ballot voters; and
12	(2) One (1) authorized representative present at any one (1)
13	time at each location within the absentee ballot processing site where
14	absentee ballots are processed, so as to observe and ascertain the identity
15	of absentee voters for the purpose of challenging any absentee vote.
16	(c) In accordance with §§ 7-5-316, 7-5-413, 7-5-416, 7-5-527, and 7-5-
17	615, a candidate in person or an authorized representative of a candidate or
18	political party may be present at a polling site, central counting location,
19	and absentee ballot counting location for the purpose of witnessing the
20	counting of ballots by election officials and determining whether ballots are
21	fairly and accurately counted.
22	(d) The document designating and authorizing a representative of a
23	candidate, a representative of a group seeking the passage or defeat of a
24	measure on the ballot, and a representative of a political party with a
25	candidate on the ballot shall be filed with the county clerk and a file-
26	marked copy shall be presented by the poll watcher to the election official
27	immediately upon entering the polling site, absentee ballot processing site,
28	or counting location in the following form:
29	
30	"POLL WATCHER AUTHORIZATION FORM
31	
32	Representative of a Candidate
33	
34	I, am a candidate for
35	the office of in the
36	election I further state that I have designated

1	as my authorized representative at the
2	election at polling sites and
3	absentee ballot processing sites
4	
5	ascertain the identity of persons presenting themselves to vote in person or
6	by absentee for the purpose of challenging any voter in accordance with
7	Arkansas Code §§ 7-5-312, 7-5-416, and 7-5-417. I further state that I have
8	designated and authorized my representative named above to be present at the
9	ballot counting locations at in
10	County, Arkansas, for the purpose of
11	witnessing the counting of ballots by election officials and determining
12	whether ballots are fairly and accurately counted in accordance with Arkansas
13	Code §§ 7-5-312, 7-5-316, 7-5-413, 7-5-416, 7-5-527, and 7-5-615.
14	
15	Representative of a Group
16	
17	I, that I represent the
18	group that is seeking passage/defeat (circle
19	one) of the ballot measure entitled
20	on the ballot in the election at
21	polling sites and absentee ballot
22	processing sites in in
23	County, Arkansas, to observe and ascertain the
24	identity of persons presenting themselves to vote in person or by absentee
25	for the purpose of challenging any voter in accordance with Arkansas Code §§
26	7-5-312, 7-5-416, and 7-5-417.
27	
28	Representative of a Party
29	
30	I, am the chair or
31	secretary of the state/county (circle one) committee for the
32	party with candidates on the ballot in the
33	election. I further state that I have designated
34	as an authorized party representative
35	at the election at polling sites and
36	absentee ballot processing sites

1	County, Arkansas, to observe and
2	ascertain the identity of persons presenting themselves to vote in person or
3	by absentee for the purpose of challenging any voter in accordance with
4	Arkansas Code §§ 7-5-312, 7-5-416, and 7-5-417. I further state that I have
5	designated and authorized my representative named above to be present at the
6	ballot counting locations at in
7	County, Arkansas, for the purpose of
8	witnessing the counting of ballots by election officials and determining
9	whether ballots are fairly and accurately counted in accordance with Arkansas
10	Code §§ 7-5-312, 7-5-316, 7-5-413, 7-5-416, 7-5-527, and 7-5-615.
11	
12	Signature of Candidate, Group Representative, or Chair/Secretary of the
13	State/County Committee
14	
15	Acknowledged before me this day of, 20
16	Notary Public: My Commission Expires:
17	I do hereby state that I am familiar with the rights and responsibilities of
18	a poll watcher as outlined on the back of the poll watcher authorization form
19	and will in good faith comply with the provisions of same.
20	• • • • •
21	Signature of the Poll Watcher
22	
23	Acknowledged before me this day of, 20
24	Notary Public: My Commission Expires:
25	I do hereby acknowledge <u>the</u> filing <u>of</u> this poll watcher authorization form
26	with the county clerk's office.
27	• • • • •
28	Signature of County Clerk"
29	
30	(e) Poll watcher rights and responsibilities shall be printed on the
31	back of the document in the following form:
32	
33	"POLL WATCHER RIGHTS AND RESPONSIBILITIES
34	
35	A poll watcher may be:
36	(1) A candidate in person, but only during the counting and

2	(2) An authorized representative of a candidate;
3	(3) An authorized representative of a group seeking the passage
4	or defeat of a measure on the ballot; or
5	(4) An authorized representative of a party with a candidate on
6	the ballot.
7	
8	Official recognition of poll watchers:
9	(1) Only one (1) authorized poll watcher per candidate, group,
10	or party at any one (1) given time may be officially recognized as a poll
11	watcher at each location within a polling site where voters identify
12	themselves to election officials;
13	(2) Only one (1) authorized poll watcher per candidate, group,
14	or party at any one (1) given time may be officially recognized as a poll
15	watcher at each location within the absentee ballot processing site where
16	absentee ballots are processed; and
17	(3) Only one (1) authorized poll watcher per candidate or party
18	at any one (1) given time may be officially recognized as a poll watcher at
19	the counting of the ballots.
20	
21	Poll watcher credentials:
22	(1) Except for candidates in person, poll watchers must present
23	a valid affidavit in the form of a "Poll Watcher Authorization Form" to an
24	election official immediately upon entering the polling or counting location;
25	and
26	(2) Candidates in person attending a counting site or absentee
27	ballot processing site are not required to present a "Poll Watcher
28	Authorization Form" but must present some form of identification to an
29	election official immediately upon entering the polling or counting location
30	<u>site</u> for the purpose of confirming the poll watcher as a candidate on the
31	ballot.
32	
33	Poll watchers may:
34	(1) Observe the election officials;
35	(2) Stand close enough to the precinct voter registration lists
36	place where voters check in to vote so as to hear the voter's name and

tabulation of ballots and the processing of absentee ballots;

observe the voter's signature;

2	(3) Compile lists of persons voting;
3	(4) Challenge ballots upon notification to an election official
4	before the voter signs the precinct voter registration list and upon
5	completing a "Challenged Ballot Form";
6	(5) Call to the attention of the election sheriff any occurrence
7	believed to be an irregularity or violation of election law. The poll watcher
8	may not discuss the occurrence unless the election sheriff invites the
9	discussion; and
10	(6) Be present at the opening, processing, and canvassing of
11	absentee ballots for the purpose of challenging absentee votes in the manner
12	provided by law for personal voting challenges.
13	
14	Poll watchers representing a candidate or political party may:
15	(1) Remain at the polling site after the poll closes if ballots
16	are counted at the poll;
17	(2) Be present at the counting of votes by hand or by an
18	electronic vote tabulating device at a central location;
19	(3) Be present at the counting of absentee ballots for the
20	purpose of witnessing the counting of ballots by election officials and
21	determining whether ballots are fairly and accurately counted; and
22	(4) Upon request made to an election official, inspect any or
23	all ballots at the time the ballots are being counted.
24	
25	Poll watchers may not:
26	(1) Be within six feet (6') of any voting machine or booth used
27	by voters to cast their ballot;
28	(2) Electioneer inside the polling site or within one hundred
29	feet (100') of the primary exterior entrance used by voters to the building
30	containing the polling site;
31	$\frac{(3)}{(2)}$ Speak to any voter or in any way attempt to influence a
32	voter inside the polling site or within one hundred feet (100') of the
33	primary exterior entrance used by voters to the building containing the
34	polling site; or
35	$\frac{(4)}{(3)}$ Disrupt the orderly conduct of the election."
36	

Ţ	(f) Poll watcher rights and responsibilities shall be posted in plain
2	view at each polling site, absentee ballot processing site, and counting
3	site.
4	(g) A poll watcher may challenge a voter only on the grounds that the
5	voter is not eligible to vote in the precinct or that the voter has
6	previously voted at that election.
7	$\frac{(g)}{(h)}(1)$ When the ballot of any voter is thus challenged, it shall be
8	treated as a provisional ballot.
9	(2) The poll watcher shall notify an election official of the
10	challenge before the voter signs the precinct voter registration list.
11	(3) The poll watcher shall complete a challenged ballot form.
12	(4) The election official shall inform the voter that his or her
13	ballot is being challenged.
14	(5) The procedures for casting a provisional ballot under § 7-5-
15	308 shall be followed.
16	
17	SECTION 27. Arkansas Code § 7-5-313 is repealed.
18	7-5-313. Spoiled ballots — Cancellation and return.
19	(a) Any voter who shall by accident or mistake mar or spoil any ballot
20	so that he or she cannot conveniently or clearly vote on the ballot may
21	return it to the election officials and receive another not to exceed three
22	(3) in all.
23	(b) Spoiled ballots shall be cancelled by an election official's
24	writing "CANCELLED" on its face and initialling the ballot. The cancelled
25	ballots shall be preserved separately from other ballots and returned to the
26	county board of election commissioners and shall be open to public
27	inspection.
28	
29	SECTION 28. Arkansas Code § 7-5-315 is amended to read as follows:
30	7-5-315. Counting paper ballots at the polling site votes for unopposed
31	and deceased candidates.
32	In counting the paper ballots at the polling site, the following
33	procedures shall be followed:
34	$\frac{(1)}{(a)}$ The votes received by an unopposed candidate in any
35	election held in this state shall not be counted or tabulated by the election
36	officials. The word "UNOPPOSED" shall be sufficient to insert on the tally

ballot.

sheet to indicate that the candidate has received a majority of the votes 1 2 cast in the election. However, the votes received by an unopposed candidate 3 for the office of mayor or circuit clerk shall be counted and tabulated by 4 the election officials;. 5 (2) No write in vote in any election in this state may be 6 counted unless the name of the write-in candidate shall have been handwritten 7 on the ballot; 8 (3) In counting the ballots, the ballot box shall be 9 opened, and the ballots shall be counted by counting each ballot in turn or by counting by offices and issues. The election officials must witness the 10 11 counting of the ballots and shall keep separate tally lists of the votes east 12 for each candidate or issue on the ballot; (4) When two (2) or more ballots are found folded 13 14 together, it shall be considered as conclusive evidence of their being 15 fraudulent, and neither of them shall be counted. If a ballot shall be found to contain marks for more than the maximum allowable number of candidates in 16 17 any one (1) contest, the contest shall be considered overvoted, and it shall be the responsibility of the election officials to determine the voter's 18 19 intent; 20 (5) Upon the close of the polls, the election officials 21 shall immediately certify and attest the list of voters and continue the 22 count to completion. If any of the election officials become sick or 23 incapacitated from any other cause, the remaining election officials shall 24 continue the count until it is completed; 25 (6) After the count is completed, the election officials 26 shall make out the certificates of election in triplicate and immediately 27 post one (1) copy outside the polling site; and 28 $\frac{(7)(A)}{(b)}(b)(1)$ The votes received by any person whose name 29 appeared on the ballot and who withdrew or died after the certification of the ballot or filing period ended shall be counted. 30 31 $\frac{B}{(1)}(2)(A)$ If the person received enough votes to 32 win the nomination or election, a vacancy in the nomination or election shall 33 be declared. 34 (ii)(a)(B)(i) If the person received enough votes to qualify for a runoff, the person's name shall appear on the runoff 35

```
1
                                         (b)(ii) If enough votes are cast for the
 2
     person to win the runoff, then a vacancy in the nomination or election shall
 3
     exist.
 4
 5
           SECTION 29. Arkansas Code § 7-5-316(a), concerning the designation of
 6
     representatives by a candidate or political party, is amended to read as
 7
     follows:
8
           (a) After the polls have been closed, the counting of votes shall be
     open to the public, and any candidate or political party may be present in
9
10
     person or by representative designated in writing pursuant to § 7-5-312 at
11
     the count of the ballots in any election for the purpose of determining
12
     whether or not the ballots in any election precinct are fairly and accurately
     counted. The candidate, political party, or authorized representative of the
13
14
     candidate or political party shall be permitted, upon a request being made to
15
     an election official, to inspect any or all ballots at the time the ballots
16
     are being counted.
17
           SECTION 30. Arkansas Code § 7-5-317 is amended to read as follows:
18
19
           7-5-317. Processing and delivery of election materials.
           (a) After the count of the ballots is completed polls close, all of
20
21
     the election <del>returns</del> materials shall be processed and delivered in the
22
     following manner:
23
                 (1) The poll workers shall total the number of voters on the
24
     list of voters form and certify and attest the form;
25
                 (1)(2) The list-of-voters form, precinct voter registration
26
     list, voter registration application forms, and other recordkeeping supplies
27
     shall be delivered to the county clerk;
28
                 (2)(3) Certificates of election results and tally sheets:
                       (A) One (1) copy of the certificate of election results
29
30
     with one (1) copy of the tally sheets, if any, shall be delivered to the
31
     county clerk; and
32
                       (B) One (1) copy of the certificate of election results
33
     shall be returned with one (1) copy of the tally sheets, if any, and reports
34
     of challenges of voters, if any, to the county board of election
35
     commissioners:
36
                 (3)(4) Ballots:
```

1	(A) The election officials <u>poll workers</u> shall securely
2	envelope the <u>any</u> voted ballots separately from the <u>any</u> unused ballots and
3	place the ballots in a container with a numbered seal and then deliver the
4	ballots with the tally sheets, if any, and other election materials to the
5	county board; and
6	(B) All cancelled ballots shall be preserved separately
7	from the other ballots and returned to the county board; and
8	(4)(5) Stub boxes: Sealed stub boxes shall be delivered to the
9	county treasurer for storage.
10	(b) All of the election materials and returns shall be delivered to
11	the county board by the election officials poll workers immediately after the
12	polls close.
13	
14	SECTION 31. Arkansas Code § 7-5-319(c), concerning recount in an
15	election using a voter-verified paper audit trail, is amended to read as
16	follows:
17	(c) $\underline{(1)}$ For any recount of an election in which ballots are cast using
18	a direct recording electronic voting machine with a voter-verified paper
19	audit trail, the voter-verified paper audit trail shall serve as the official
20	ballot to be recounted.
21	(2) The county board of election commissioners either may:
22	(A) Manually sum the total votes for each candidate
23	involved in the recount that is printed on the voter-verified paper audit
24	<u>trail; or</u>
25	(B) Count by hand the votes for each candidate
26	involved in the recount as shown on the voter-verified paper audit trail.
27	(3) If the voter-verified paper audit trail is damaged or for
28	some other reason is incapable of being used for a recount, the paper record
29	produced by the machine for manual audit shall be the official ballot to be
30	recounted.
31	(4) If the voting machine is exempt from the requirement to have
32	a voter-verified paper audit trail and does not have one, the paper record
33	produced by the machine for manual audit shall be the official ballot to be
34	recounted.
35	

SECTION 32. Arkansas Code § 7-5-320 is repealed.

1	7-5-320. Election to fill vacancy — Unopposed candidate.
2	(a)(1) If, after all deadlines for filing as a candidate or write-in
3	candidate have passed in a special election to fill a vacancy, there is only
4	one (1) candidate and if no other office or issue is on the ballot, then the
5	county board of election commissioners may reduce the number of polling
6	places for the election.
7	(2) The county board shall provide at least one (1) polling
8	place.
9	(b) In a county that uses voting machines or electronic voting, the
10	county board may choose to use paper ballots for the election.
11	
12	SECTION 33. Arkansas Code 7-5-515(c)(1), concerning the preparation of
13	voting machines for elections, is amended to read as follows:
14	(c)(l) At least five (5) seven (7) days prior to the election day
15	beginning of voting, the county board, with respect to all elections, shall
16	have the machines each machine tested to ascertain that the voting system
17	will correctly count the votes cast for all offices and on all measures.
18	
19	SECTION 34. The Arkansas Code Revision Commission shall rename
20	Arkansas Code Title 7, Chapter 5, Subchapter 6 as "Paper Ballots and
21	Electronic Vote Tabulating Devices."
22	
23	SECTION 35. Arkansas Code § 7-5-601 is amended to read as follows:
24	7-5-601. Purpose <u>Paper ballots Form</u> .
25	The purpose of this subchapter is to authorize the use of electronic
26	vote tabulating devices in which the voter records his or her votes by means
27	of marking a paper ballot which is so designed that votes may be counted by
28	an electronic scanner at one (1) or more counting places. This method of
29	marking ballots and electronically tabulating election results shall be in
30	addition to and supplemental to the existing systems of voting.
31	(a) All paper ballots provided by the county board of election
32	commissioners of any county in this state for any election shall be alike and
33	shall be printed in plain type.
34	(b) Each ballot shall be printed on paper with a perforated portion
35	capable of being detached for use as the ballot stub.
36	(c)(l) As ballots are printed, the portion that shall be used as the

1	pariot stup shari be numbered consecutively beginning with the number 1.
2	(2) The number on the last ballot printed shall show the total
3	number of ballots provided for the election.
4	(d)(1) The heading on the front or inner side of each ballot shall be:
5	"OFFICIAL BALLOT. Vote by placing an appropriate mark opposite the person
6	for whom you wish to vote".
7	(2) If the ballot contains an initiated or referred amendment,
8	act, or measure, the heading shall also contain these words: "Vote on
9	amendments, acts, and measures by placing an appropriate mark above the
10	amendment (or act or measure) either FOR or AGAINST".
11	(e) Beneath the heading on each paper ballot there shall be printed
12	instructions that inform the voter:
13	(1) Of the effect of casting multiple votes for an office; and
14	(2) How to correct the ballot before it is cast and counted,
15	including without limitation instructions on how to correct an error through
16	the issuance of a replacement ballot if the voter was otherwise unable to
17	change the ballot or correct an error.
18	
19	SECTION 36. Arkansas Code Title 7, Chapter 5, Subchapter 6 is amended
20	to add an additional section to read as follows:
21	7-5-602. Ballots Number Official Marking device Spoiled.
22	(a)(1) The county board of election commissioners of each county in
23	this state using paper ballots counted by hand at the polling site, paper
24	ballots counted by an electronic vote tabulating device at the polling site,
25	or paper ballots cast at a polling site and counted at a central location
26	shall provide for each election precinct one hundred fifty (150) printed
27	ballots for each one hundred (100) or fraction of one hundred (100) electors
28	voting on paper ballots at the last preceding comparable election.
29	(2) The total number of ballots required to be printed for each
30	election precinct shall not exceed one hundred five percent (105%) of the
31	total number of registered voters for the respective precinct.
32	(b) A ballot shall not be received or counted in any election to which
33	this subchapter applies unless it is provided by the county board under this
34	section.
35	(c) At all elections in counties that use paper ballots and in which

those ballots are counted by hand, the ballots shall be marked using

41

1	permanent ink.
2	(d)(1) A voter who shall by accident or mistake mar or spoil any
3	ballot so that he or she cannot conveniently or clearly vote on the ballot
4	may return it to the poll workers and receive another ballot, not to exceed
5	three (3) ballots in total.
6	(2) Spoiled ballots shall be cancelled by a poll worker writing
7	"CANCELLED" on its face and initialing the ballot.
8	(3) The cancelled ballots shall be preserved separately from
9	other ballots and returned to the county board of election commissioners and
10	shall be open to public inspection.
11	
12	SECTION 37. Arkansas Code § 7-5-603 is amended to read as follows:
13	7-5-603. Penalty Counting paper ballots at the polling site.
14	Persons violating the provisions of this subchapter shall be subject to
15	the same fine and imprisonment as is provided by law for violating the
16	comparable provisions of the laws of this state regarding voting by other
17	voting methods.
18	When paper ballots are to be counted at the polling site, the following
19	procedures shall be followed:
20	(1)(A) In counting the ballots, the ballot box shall be opened
21	and each ballot shall be counted in turn or by counting by offices and
22	issues.
23	(B) The poll workers shall witness the counting of the
24	ballots and shall keep separate tally lists of the votes cast for each
25	candidate or issue on the ballot;
26	(2)(A) When two (2) or more ballots are found folded together,
27	it shall be considered as conclusive evidence the ballots are fraudulent and
28	neither of the ballots shall be counted.
29	(B) If a ballot is found to contain marks for more than
30	the maximum allowable number of candidates in any one (1) contest, the
31	contest shall be considered overvoted, and it shall be the responsibility of
32	the poll workers to determine the voter's intent;
33	(3)(A) Upon the close of the polls, the poll workers immediately
34	shall certify and attest the list of voters and continue the count to
35	completion.
36	(B) If a poll worker becomes sick or incapacitated from

T	any other cause, the remaining poll workers shall continue the count until it
2	is completed;
3	(4) After the count is completed, the poll workers shall make
4	out the certificates of election in triplicate and immediately post one (1)
5	copy outside the polling site; and
6	(5)(A) The counting of ballots shall be open to the public.
7	(B) Any candidate or political party may be present in
8	person or by representative designated in writing under § 7-5-312 at the
9	count of the ballots in any election for the purpose of determining whether
10	or not the ballots in any election precinct are fairly and accurately
11	counted.
12	(C) The candidate in person or an authorized
13	representative of the candidate or political party shall be permitted, upon a
14	request's being made to a poll worker, to inspect any or all ballots after
15	the ballots have been counted.
16	
17	SECTION 38. Arkansas Code § 7-5-604(a), concerning voting systems that
18	include electronic vote tabulating devices, is amended to read as follows:
19	(a) Voting Paper ballot voting systems that include electronic vote
20	tabulating devices may be used in elections, provided that the systems shall:
21	(1) Enable the voter to cast a vote in secrecy;
22	(2) Enable the voter to vote for all offices and measures on
23	which he or she is entitled to vote;
24	(3) Permit the voter to verify in a private and independent
25	manner the votes selected by the voter on the ballot before the ballot is
26	cast;
27	(4) Provide the voter with the opportunity in a private and
28	independent manner to change the ballot or correct any error before the
29	ballot is cast;
30	(5)(A) Notify the voter that he or she has selected more than
31	one (1) candidate for the office, notify the voter before the ballot is cast
32	and counted of the effect of casting multiple votes for the office, and
33	provide the voter with the opportunity to correct the ballot before the
34	ballot is cast if the voter is legally entitled to select only one (1)
35	candidate for an office but the voter selects more than one (1) candidate for
36	the office.

1 (B) Electronic vote tabulating devices used to cast and 2 count votes at the polling place shall be programmed to reject ballots 3 containing overvotes as described in this section. 4 (C) When votes are cast at polling places and are to be 5 counted by hand or at the courthouse or other central counting location, the county board of election commissioners shall provide a voter education 6 7 program to inform the voters: 8 (i) Of the effect of casting multiple votes for an 9 office; and 10 (ii) How to correct the ballot before it is cast, 11 including, but not limited to, instructions on how to correct the error 12 through the issuance of a replacement ballot if the voter was otherwise 13 unable to change the ballot or correct any error; 14 (6)(A) Notify the voter that the voter has selected more than the allowed number of candidates for the office on the ballot, notify the 15 voter before the ballot is cast and counted of the effect of casting more 16 than the allowed number of votes for that office, and provide the voter with 17 18 the opportunity to correct the ballot before the ballot is cast if the voter 19 is legally entitled to select multiple candidates for an office but the voter 20 selects more than the number of candidates he or she is legally entitled to 21 select. 22 (B) Electronic vote tabulating devices used to cast and 23 count votes at the polling places shall be programmed to reject ballots 24 containing overvotes as described in this section. 25 (C) When votes are cast at polling places and are to be 26 counted by hand or at the courthouse or other central counting location, the 27 county board of election commissioners shall provide a voter education 28 program to inform the voters: 29 (i) Of the effect of casting more votes than the 30 voter is legally entitled to cast for an office; and 31 (ii) How to correct the ballot before it is cast, 32 including, but not limited to, instructions on how to correct the error through the issuance of a replacement ballot if the voter was otherwise 33 unable to change the ballot or correct any error; 34 35 (7) Permit the voter to vote: 36 (A) At any election for all persons and officers for whom

1	he or she is lawfully entitled to vote and no others;
2	(B) For as many persons for an office as he or she is
3	entitled to vote;
4	(C) For or against any question upon which he or she is
5	entitled to vote; and
6	(D) By means of a single device, if authorized by law, for
7	all candidates for one (1) party or to vote a split ticket as he or she
8	desires;
9	(8) Permit the voter by one (1) mark to vote for the candidates
10	for that party for president, vice president, and their presidential electors
11	at presidential elections;
12	(9) Generate a printed record at the beginning of its operation
13	which verifies that the tabulating elements for each candidate position and
14	each question and the public counter are all set to zero (000); and
15	(10) Generate a printed record at the finish of its operation of
16	the total number of:
17	(A) Voters whose ballots have been tabulated;
18	(B) Votes cast for each candidate whose name appears on
19	the ballot;
20	(C) Votes cast for or against any question appearing on
21	the ballot; and
22	(D) Undervotes and overvotes by contest.
23	
24	SECTION 39. Arkansas Code 7-5-611(a)(2), concerning the preparation of
25	electronic vote tabulating machines, is amended to read as follows:
26	(2) At least five (5) <u>seven (7)</u> days prior to the election day
27	beginning of voting, the county board, with respect to all elections, shall
28	have the electronic vote tabulating devices each electronic vote tabulating
29	<u>device</u> tested to ascertain that the devices will correctly count the votes
30	cast for all offices and on all measures.
31	
32	SECTION 40. Arkansas Code Title 7, Chapter 5, Subchapter 6 is amended
33	to add an additional section to read as follows:
34	<u>7-5-616. Penalty.</u>
35	A person who violates this subchapter shall be subject to the same fine
36	and imprisonment as provided by law for violating the comparable provisions

1 of the laws of this state regarding voting by other voting methods. 2 3 SECTION 41. Arkansas Code § 7-7-103, as amended by Act 188 of 2009, is 4 amended to read as follows: 5 7-7-103. Filing as an independent - Petitions - Disqualification. 6 (a)(1) Any A person desiring to have his or her name placed upon the 7 ballot as an independent candidate without political party affiliation for 8 any United States office other than President of the United States or Vice-9 President of the United States or state, county, township, or district office 10 in any general election in this state shall file, as an independent 11 candidate, during the party filing period for the year in which the election 12 is to be held, a political practices pledge, an affidavit of eligibility, and a notice of candidacy stating the name and title the candidate proposes to 13 14 appear on the ballot and identifying the elective office sought, during the 15 period for filing political practices pledges and party pledges if any are 16 required by the rules of the party to qualify as a candidate of a political 17 party in a primary election including the position number, if any. 18 (2)(A) An independent candidate shall state the same position, including the position number, if any, on his or her petition. 19 20 (B) When a candidate has identified the position sought on the notice of candidacy, the candidate shall not be allowed to change the 21 22 position but may withdraw a notice of candidacy and file a new notice of 23 candidacy designating a different position before the deadline for filing. 24 (b)(1)(A) The person shall furnish by 12:00 noon on May 1 of the year 25 in which the election is to be held petitions signed by not less than three 26 percent (3%) of the qualified electors in the county, township, or district 27 in which the person is seeking office, but in no event shall more than two 28 thousand (2,000) signatures be required for a district, county, or township 29 office. 30 (B) If the person is a candidate for state office or for United States Senator in which a statewide race is required, the person shall 31 32 file petitions signed by not less than three percent (3%) of the qualified 33 electors of the state or which contain ten thousand (10,000) signatures of 34 qualified electors, whichever is the lesser. 35 (2) Each elector signing the petition shall be a registered

voter, and the petition shall be directed to the official with whom the

- person is required by law to file the petition to qualify as a candidate and shall request that the name of the person be placed on the ballot for election to the office mentioned in the petition.
 - (3) Petitions shall be circulated not earlier than ninety (90) calendar days before the deadline for filing petitions to qualify as an independent candidate unless the number of days is reduced by a proclamation, ordinance, resolution, or order, or other authorized document of for a special election under § 7-5-103 7-11-101 et seq.
 - (4) In determining the number of qualified electors in any county, township, or district or in the state, the total number of votes cast therein for all candidates in the preceding general election for the office of Governor shall be conclusive of the number of qualified electors therein for the purposes of this section.
 - (5) If the number of days in which the petition for independent candidacy may be circulated is reduced by a proclamation, ordinance, resolution, or order, or other authorized document for a special election under § 7-5-103 7-11-101 et seq., the number of signatures required on the petition shall be reduced proportionately.
 - (c)(1)(A) Independent candidates for municipal office may qualify by a petition of not fewer than ten (10) electors for incorporated towns and cities of the second class and not fewer than thirty (30) electors for cities of the first class of the ward or city in which the election is to be held.
 - (B) The county clerk shall determine within ten (10) days of filing whether the petition contains the names of a sufficient number of qualified electors. The county clerk shall promptly notify the candidate of the result.
 - (2)(A) Independent candidates for municipal office shall file their petitions of nomination with the county clerk not more than ninety (90) days nor less than seventy (70) days before the general election.
- 32 (d) The sufficiency of any petition filed under the provisions of this 33 section may be challenged in the same manner as is provided by law for 34 election contests, § 7-5-801 et seq.

1	office for which he or she was defeated in the party primary.
2	(f) This section shall not apply to the offices of Justice of the
3	Supreme Court, Judge of the Court of Appeals, circuit judge, or district
4	judge.
5	
6	SECTION 42. Arkansas Code § 7-7-105 is amended to read as follows:
7	7-7-105. Filling vacancies in certain offices - Special primary
8	elections.
9	Nominees for election at a special election called for the purpose of
10	filling a vacancy in office for a member of the United States House of
11	Representatives, for Lieutenant Governor, or as a member of the Senate or
12	House of Representatives of the General Assembly shall be chosen in
13	accordance with § 7-5-103(a).
14	(a) Nominees for special elections called for the purpose of filling a
15	vacancy in office for a member of the United States House of Representatives,
16	Lieutenant Governor, or for a member of the Senate or House of
17	Representatives of the General Assembly shall be chosen as follows:
18	(1) The Governor shall certify in writing to the state
19	committees of the respective political parties the fact of vacancy and shall
20	request the respective state committees to make a determination and notify
21	him or her in writing within ten (10) days with respect to whether the
22	political parties desire to hold a special primary election or a convention
23	of delegates held under party rules to choose nominees; and
24	(2)(A) If the state committee of any political party timely
25	notifies the Governor that it chooses to hold a special primary election, any
26	political party desiring to choose a nominee shall choose the nominee at a
27	special primary election.
28	(B) The Governor's proclamation shall set dates for the
29	special primary election and the runoff primary election to be held if no
30	candidate receives a majority of the vote at the special primary election;
31	<u>and</u>
32	(3)(A) A special election to fill the vacancy in office shall be
33	held on a date as soon as possible after the vacancy occurs, but not more
34	than one hundred fifty (150) days after the occurrence of the vacancy.
35	(B) The special election shall be held in accordance with
36	laws governing special elections

1 (C)(i) If a nominee is to be chosen at a special primary 2 election and if, after the close of the filing period, only one (1) or two (2) candidates have filed for the nomination of a party holding a primary, 3 4 the state committee of a party holding a primary shall notify the Governor. 5 (ii) The Governor shall issue a new proclamation 6 setting the special election for an earlier date so long as the earlier date 7 is in accordance with state laws governing special elections. 8 (b) If no state committee of any political party timely notifies the 9 Governor of the desire to hold a special primary election or convention, the Governor, in issuing his or her proclamation calling for the special 10 11 election, shall declare that the nominee of a political party shall be chosen 12 at a convention. 13 14 SECTION 43. Arkansas Code § 7-7-301 is amended to read as follows: 15 7-7-301. Party pledges, affidavits of eligibility, and party filing 16 fees. 17 (a) A political party may impose a filing fee for candidates seeking 18 nomination by that party. The filing fee for county, municipal, and township 19 offices shall be fixed by the county committee, as authorized by the state executive committee. For all other races, the filing fee shall be established 20 21 by the state executive committee. On or before noon of the time provided in § 22 7-7-203(e), last day of the political party filing period, all candidates at 23 primary elections of political parties shall file an affidavit of eligibility 24 and any pledge required by such party and shall pay the party filing fees 25 required by the party, as follows: 26 (1) Candidates for United States Senator, United States 27 Representative, and for all state offices shall file the pledge and the 28 affidavit of eligibility, and pay the party filing fees with the secretary of 29 the state committee of the political party or his or her designated agent; 30 (2) Candidates for district offices, including, but not limited to, the offices of State Representative and State Senator, shall file the 31 32 pledge and affidavit of eligibility with the secretary of the state committee 33 of the political party or his or her designated agent and pay the party 34 filing fees with the secretary of the state committee of the political party 35 or his or her designated agent; and 36 (3) All candidates for county, municipal, and township offices,

- candidates for county committeeman, and delegates to the county convention shall file the pledge <u>and the affidavit of eligibility</u> and pay the party
- 3 filing fees with the secretary of the county committee of the political 4 party.
- 5 (b)(1) Before the name of any person shall appear on the primary
 6 ballot of a political party as a candidate for any local, state, or federal
 7 office, the secretary of the county committee or the secretary of the state
 8 committee, as the case may be, of the political party must make an
 9 affirmative determination that the person complies with the eligibility
 10 requirements of the office.
 - committee, as the case may be, shall require an affidavit of eligibility from the candidate, and the secretary may make an independent investigation as he or she deems necessary to determine the eligibility of the candidate to serve in the office he or she seeks, including the power to compel the person to answer interrogatories. The affidavit of eligibility shall be filed, along with the filing fee and party pledge, with the county or state committee, and the investigation concerning the eligibility shall be concluded within two (2) weeks after the filing deadline for nomination.
 - (e)(b) The county clerk shall not accept for filing the political practices pledge of any candidate for nomination by a political party to any county, township, or partisan municipal office, nor shall the Secretary of State accept for filing the political practices pledge of any candidate for nomination by a political party to any state or district office, unless the candidate first files a party certificate.
 - (d)(c) Any candidate who shall fail to file the party pledge and affidavit of eligibility and pay the party filing fee at the time and in the manner as provided in this section shall not receive a party certificate and shall not have his or her name printed on the ballot at any primary election.
 - $\frac{(e)}{(d)}$ The names of candidates who file with the state committee as provided in this section shall be certified to the various county committees and the various county boards of election commissioners in the manner and at the time provided in § 7-7-203 $\frac{(d)}{(d)}$.
- 35 SECTION 44. Arkansas Code § 7-7-304 is amended to read as follows: 36 7-7-304. Names to be included on ballots — Withdrawal — Unopposed

1 candidates - Position. 2 (a)(1) Whenever a person qualifies for a primary election of a 3 political party as a candidate for an office or a position, his or her name 4 shall be printed on the ballot at the preferential primary election. 5 (2) If at the preferential primary election for a political 6 party a candidate receives a majority of the votes east for that office or 7 position, the person shall be declared the party nominee, and it shall not be 8 necessary for the candidate's name to appear on the ballot at the general 9 primary election. 10 (3) If no candidate receives a majority of the votes east for an 11 office or a position at the preferential primary election for a political party, the names of the two (2) candidates of the political party who 12 13 received the highest number of votes for an office or a position shall be printed upon the ballots at the general primary election. 14 15 (b)(1) If any candidate, either prior to the certification of the 16 ballot for the preferential primary or subsequent to the preferential primary 17 but prior to the certification of the ballot for the general primary election, shall notify the secretary of the state committee in the case of a 18 19 United States, state, or district office or the secretary of the county 20 committee in the case of a county, city, or township office, in writing, 21 signed by the candidate and acknowledged before an officer authorized by law 22 to take acknowledgments, of his or her desire to withdraw as a candidate for the office or position, then the committee shall immediately notify the 23 24 county board of election commissioners or the Secretary of State, as the ease 25 may be, and the name of the person shall not be printed on the preferential 26 primary ballot or the general primary ballot, as the case may be. (2) If one (1) of the two (2) candidates who received the 27 28 highest number of votes but not a majority at the preferential primary 29 election for an office or a position withdraws prior to certification of the 30 result at the preferential primary election, the remaining candidate who 31 received the most votes at the preferential primary election shall be 32 certified as the nominee for the office or position and there shall not be a 33 general primary election for that office or position. (a)(1) Not less than seventy (70) days before each preferential 34 35 primary election, the Secretary of State shall certify to all county boards

of election commissioners full lists of the names of all candidates who have

1	filed party certificates with him or her to be placed on the ballots in their
2	respective counties at the preferential primary election.
3	(2) A name of a person shall not be certified and shall not be
4	placed on the ballot if prior to the certification a candidate:
5	(A) Notifies the Secretary of State in writing, signed by
6	the candidate and acknowledged before an officer authorized to take
7	acknowledgements, of his or her desire to withdraw as a candidate for the
8	office or position; or
9	(B) Dies.
10	(b)(1) Not less than seventy (70) days before each preferential
11	primary election, the county clerk shall certify to the county board full
12	lists of the names of all candidates who have filed party certificates with
13	him or her to be placed on the ballot at the preferential primary election.
14	(2) A name of a person shall not be certified and shall not be
15	placed on the ballot if prior to the certification a candidate:
16	(A) Notifies the county clerk in writing, signed by the
17	candidate and acknowledged before an officer authorized to take
18	acknowledgements, of his or her desire to withdraw as a candidate for the
19	office or position; or
20	(B) Dies.
21	(c)(1) The votes received by a person whose name appeared on the
22	preferential primary ballot and who withdrew or died after the certification
23	of the ballot shall be counted.
24	(2) If the person receives enough votes to win the nomination, a
25	vacancy in nomination shall exist.
26	(3) If the person receives enough votes to advance to the
27	general primary election, the person's name shall be printed on the general
28	primary election ballot.
29	(4) If the person receives enough votes to win the general
30	primary election, a vacancy in nomination shall exist.
31	(e)(d) When only one (1) candidate qualifies for a particular office
32	or position, the office or position and the name of the unopposed candidate
33	shall be printed on the political party's ballot in all primary elections.
34	$\frac{(d)}{(e)}$ When there are two (2) or more nominees to be selected for the
35	same office, such as Associate Justice of the Supreme Court, state senator,
	Same Office, Such as absorbate subtree of the supreme court, State Senator,

- 1 office, the proper committee shall require the candidates to designate in
- 2 writing a particular position, i.e., Position Number 1, Position Number 2,
- 3 Position Number 3, etc., at the time that a party pledge is required to be
- 4 filed with the secretary of the committee. An independent candidate shall
- 5 designate his or her position prior to circulation of his or her petition.
- 6 When a candidate has once filed and designated for a certain position, that
- 7 candidate shall not be permitted to thereafter change the position.
- 8 (e) The provisions of subsection (d) of this section with respect to
- 9 filing for positions shall be equally applicable to candidates seeking
- 10 election at all general and special elections of this state and to all school
- 11 *elections*.
- 12 <u>(f)(1) If at the preferential primary election for a political party a</u>
- 13 candidate receives a majority of the votes cast for that office or position,
- 14 the person shall be declared the party nominee and it shall not be necessary
- 15 for the candidate's name to appear on the ballot at the general primary
- 16 election.
- 17 (2) If no candidate receives a majority of the votes cast for an
- 18 office or position at the preferential primary for a political party, the
- 19 names of the two (2) candidates of the political party who received the
- 20 highest number of votes for an office or a position shall be placed upon the
- 21 ballots at the general primary election.

- 23 SECTION 45. Arkansas Code § 7-8-102(b), concerning filling Senate
- 24 vacancies, is amended to read as follows:
- 25 (b) If no general election for state and county officers occurs within
- 26 twelve (12) months after the vacancy, the Governor shall call a special
- 27 election to be held in accordance with § $\frac{7-5-103(b)}{7}$ 7-11-101 et seq. but in
- 28 no event more than one hundred twenty (120) days after the vacancy occurs.

- 30 SECTION 46. Arkansas Code § 7-9-111(h), concerning special elections
- 31 on municipal referendum petition measures, is amended to read as follows:
- 32 (h) Municipal referendum petition measures shall be submitted to the
- 33 electors at a regular general election unless the petition expressly calls
- 34 for a special election. If the date set by the petition does not allow
- 35 sufficient time to comply with election procedures, then the city or town
- 36 council shall fix the date for any special election on the referendum

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measure. The date of any special election shall be set in accordance with §
 1
 2
     \frac{7-5-103(b)}{7} 7-11-201 et seq. but in no event more than one hundred twenty
     (120) calendar days after the date of certification of sufficiency by the
 3
 4
     municipal clerk.
 5
 6
           SECTION 47. Arkansas Code Title 7 is amended to add an additional
 7
     chapter to read as follows:
8
9
     CHAPTER 11- SPECIAL ELECTIONS
10
11
     SUBCHAPTER 1-
12
     ELECTIONS TO FILL VACANCIES
13
14
           7-11-101. Calling elections to fill vacancies.
15
           All special elections and other elections to fill a vacancy in an
16
     office shall be called by proclamation, ordinance, resolution, order, or
17
     other authorized document of the appropriate constituted authority.
18
19
           7-11-102. Content of calling document.
20
           The proclamation, ordinance, resolution, order, or other authorized
     document of the appropriate constituted authority calling a special election
21
22
     or other election to fill a vacancy in an office shall set forth:
2.3
                 (1) The date of the election;
24
                 (2) The date of the special primary election, if any;
                 (3) The date of the special primary runoff election, if any is
25
26
     required;
27
                 (4) The deadline for filing as a party candidate with the county
28
     clerk or Secretary of State, as the case may be;
29
                 (5) The deadline for party conventions to select nominees if
30
     applicable;
                 (6) The deadline for parties to issue certificates of nomination
31
32
     or certified lists of nominees, as the case may be, if applicable;
33
                 (7) The deadline for candidates to file certificates of
34
     nomination, if applicable, with the county clerk or Secretary of State, as
35
     the case may be;
36
                 (8) The deadline for filing as an independent candidate and the
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1	period in which petitions for independent candidacy may be circulated;
2	(9) The deadline for filing as a write-in candidate if
3	applicable;
4	(10) The deadline for drawing for ballot position by the county
5	board of election commissioners; and
6	(11) The date the election shall be certified by the county
7	board in each county in which the election takes place and, if applicable, by
8	the Secretary of State.
9	
10	7-11-103. Filling vacancies in state, federal, or district offices.
11	(a) The proclamation, ordinance, resolution, order, or other
12	authorized document of the appropriate constituted authority calling a
13	special election to fill a state, federal, or district office shall be filed
14	with the Secretary of State, who shall immediately transmit the document to
15	the county board of election commissioners of each county where the special
16	election shall be held.
17	(b) The county board shall cause the proclamation, ordinance,
18	resolution, order, or other authorized document to be published as soon as
19	practicable in a newspaper of general circulation in the county in which the
20	special election is held.
21	
22	7-11-104. Filling vacancies in local offices.
23	(a) The proclamation, ordinance, resolution, order, or other
24	authorized document of the appropriate constituted authority calling a
25	special election to fill a local office shall be filed with the county clerk
26	of the county administering the election, who shall immediately transmit the
27	document to the county board of election commissioners of each county where
28	the special election shall be held.
29	(b) The county board shall cause the proclamation, ordinance,
30	resolution, order, or other authorized document to be published as soon as
31	practicable in a newspaper of general circulation in the county in which the
32	special election is held.
33	
34	7-11-105. Special elections to be held on the second Tuesday of a
35	month - Exceptions - Separate ballots.
36	(a) Except as provided in this chapter, all special elections to fill

1	vacancies in office and associated special primary elections shall be held on
2	the second Tuesday of any month.
3	(b) A special election scheduled to occur in a month in which the
4	second Tuesday of the month is a legal holiday shall be held on the third
5	Tuesday of the month.
6	(c) A special election called in June of an even-numbered year shall
7	be held on the fourth Tuesday of the month.
8	(d)(1) Special elections held in months in which a preferential
9	primary election or general election is scheduled to occur shall be held on
10	the date of the preferential primary election or general election.
11	(2) If a special election to fill a vacancy in office is held on
12	the date of the preferential primary election, the names of the candidates in
13	the special election shall be included on the ballot of each political party,
14	and the portion of the ballot on which the special election appears shall be
15	labeled with a heading stating "SPECIAL ELECTION FOR " with
16	the name of the office set out in the heading.
17	(3) Separate ballots containing the names of the candidates to
18	be voted on at the special election or nonpartisan judicial elections, if
19	applicable, and any other measures or questions that may be presented for a
20	vote shall be prepared and made available to voters requesting a separate
21	<u>ballot</u> .
22	(4)(A) A voter shall not be required to vote in a political
23	party's preferential primary in order to be able to vote in the special
24	election.
25	(B)(i) If the special election is held at the same time as
26	the general election, the names of the candidates in the special election
27	shall be included on the general election ballot, and the portion of the
28	ballot on which the special election appears shall be labeled with a heading
29	stating "SPECIAL ELECTION FOR " with
30	the name of the office set out in the heading.
31	(ii) The county board may include the special
32	election on a separate ballot if the special election is held at the same
33	time as the general election and the commission determines that a separate
34	ballot is necessary to avoid voter confusion.
35	(e)(1) A special election to fill a vacancy in office shall be held
36	not less than sixty-five (65) days following the date established in the

2	drawing for ballot position when the special election is to be held on the
3	date of the preferential primary election or general election.
4	(2) If a special election to fill a vacancy in office is not
5	held at the same time as a preferential primary election or general election,
6	the special election shall be held not less than fifty (50) days following
7	the date established in the proclamation, ordinance, resolution, order, or
8	other authorized document for drawing for ballot position.
9	
10	7-11-106. Special primary elections held in conjunction with regularly
11	scheduled primary election Separate ballots optional.
12	(a) When a special primary election is held on the date of the
13	preferential primary election, the candidates to be voted upon at the special
14	primary election shall be included on the ballot of each political party and
15	the portion of the ballot on which the special primary election appears shall
16	be labeled with a heading stating "SPECIAL PRIMARY ELECTION FOR
17	" with the name of the party for which
18	nomination is sought and the office set out in the heading.
19	(b) The county board of election commissioners may include the special
20	primary election on a separate ballot if the special primary election is held
21	at the same time as a preferential primary election and the commission
22	determines that a separate ballot is necessary to avoid voter confusion.
23	
24	7-11-107. Unopposed candidates.
25	(a) If there is only one (1) candidate after all deadlines for filing
26	as a candidate have passed in a special election or special primary election
27	to fill a vacancy and if no other office or issue is on the ballot, the
28	county board of election commissioners may provide that:
29	(1) Polling places shall not be open on election day and the
30	election shall be conducted by absentee ballot and early voting only; or
31	(2) Only one (1) polling place shall be open and that polling
32	place may be at the courthouse and may be staffed by the county clerk or as
33	many poll workers as the county board deems necessary.
34	(b) In a county that uses voting machines or an electronic vote
35	tabulating device, the county board may:
36	(1) Choose to use paper ballots counted by hand for the

proclamation, ordinance, resolution, order, or other authorized document for

1	election; and
2	(2)(A) Provide that no voting machines shall be used in the
3	election.
4	(B) If the county board chooses to provide that no voting
5	machines shall be used in the election, any other provision in Arkansas law
6	requiring the use of a voting machine shall not apply to this section.
7	
8	SUBCHAPTER 2-
9	SPECIAL ELECTIONS ON MEASURES AND QUESTIONS
10	
11	7-11-201. Calling special elections on measures or questions.
12	Except for special school elections, all special elections on measures
13	or questions referred to the voters by governmental entities as authorized by
14	law shall be called by proclamation, ordinance, statute, resolution, order,
15	or other authorized document of the properly constituted authority as
16	required by law.
17	
18	7-11-202. Calling special elections on state measures or questions.
19	(a) The document under § 7-11-201 calling the special election on a
20	state measure or question shall be filed with the Secretary of State, who
21	shall immediately transmit the document to the county board of election
22	commissioners in each county where the special election is to be held.
23	(b) The county board shall publish the document as soon as practicable
24	in a newspaper of general circulation in the county in which the special
25	election is held.
26	
27	7-11-203. Calling special elections on local measures or questions.
28	(a) The document under § 7-11-201 calling the special election on a
29	local measure or question shall be filed with the county clerk of the county
30	administering the election, who shall immediately transmit the document to
31	the county board in each county where the special election is to be held.
32	(b) The county board shall publish the document as soon as practicable
33	in a newspaper of general circulation in the county in which the special
34	election is held.
35	
36	7-11-204. Content of calling document.

1	(a) The proclamation, ordinance, statute, resolution, order, or other
2	authorized document of the properly constituted authority calling the special
3	election shall state:
4	(1) The date of the special election;
5	(2) The full text of any measure or question for which the
6	election is called;
7	(3) The ballot title, if any, for the measure or question for
8	which the election is called; and
9	(4) Any other information required by law.
10	
11	7-11-205. Dates of special elections on measures and questions
12	Exceptions Separate ballots.
13	(a)(1)(A) Except as provided in subdivision (a)(1)(B) of this section,
14	all special elections on measures or questions shall be held on the second
15	Tuesday of any month, except special elections held under this section in a
16	month in which a preferential primary election or general election is
17	scheduled to occur shall be held on the date of the preferential primary
18	election or general election.
19	(B)(i) Special elections scheduled to occur in a month in
20	which the second Tuesday is a legal holiday shall be held on the third
21	Tuesday of the month.
22	(ii) A special election called in June of an even-
23	numbered year shall be held on the fourth Tuesday of the month.
24	(2)(A) If a special election is held on the date of the
25	preferential primary election, the issue or issues to be voted upon at the
26	special election shall be included on the ballot of each political party.
27	(B) The portion of the ballot containing the special
28	election shall be labeled with a heading stating "SPECIAL ELECTION ON
29	" with a brief description of the measure or question to be
30	decided in the election.
31	(3) Separate ballots containing the issue or issues to be voted
32	on at the special election and candidates for nonpartisan judicial office
33	shall be prepared and made available to voters requesting a separate ballot.
34	(4) A voter shall not be required to vote in a political party's
35	preferential primary in order to be able to vote in the special election.
36	(b)(l) A special election shall be held not less than sixty-five (65)

1	days following the date that the proclamation, ordinance, resolution, order,
2	or other authorized document is filed with the county clerk when the special
3	election is to be held on the date of the preferential primary election or
4	general election.
5	(2) If the special election is not held at the same time as a
6	preferential primary election or general election, the special election shall
7	be held not less than fifty (50) days following the date that the
8	proclamation, ordinance, resolution, order, or other authorized document is
9	filed with the county clerk.
10	
11	SUBCHAPTER 3-
12	CERTAIN PROCEDURES FOR SPECIAL ELECTIONS
13	
14	7-11-301. Law governing special elections.
15	In cases of circumstances or procedures that may arise in connection
16	with any special election for which there is no provision in law governing
17	the circumstances or procedures, the special election shall be governed by:
18	(1) The general election laws of this state; or
19	(2) In the case of special primary elections, the primary
20	election laws of this state.
21	
22	7-11-302. Special procedures for vacancies filled under Arkansas
23	Constitution, Amendment 29.
24	(a) Whenever a vacancy in office is to be filled under Arkansas
25	Constitution, Amendment 29, the following shall apply:
26	(1) The Governor shall issue a proclamation calling an election
27	to fill a vacancy;
28	(2) If the vacancy occurs less than one hundred eighty (180)
29	days before a general election at which the vacancy is to be filled and the
30	position is one that may be filled by partisan election, the political
31	parties shall choose their nominees at a convention of delegates held in
32	accordance with the party rules for the convention;
33	(3) If the vacancy occurs more than one hundred eighty (180)
34	days before the general election and is a position that may be filled by
35	partisan election, the Governor shall certify in writing to the state
36	committees of the respective political parties the fact of vacancy and shall

request the respective state committees to make a determination and notify 1 2 him or her in writing within ten (10) days with respect to whether the 3 political parties desire to hold a special primary election or a convention 4 of delegates under party rules to choose nominees; 5 (4) If the state committee of any political party shall timely 6 notify the Governor that it chooses to hold a special primary election, it is 7 mandatory that any political party desiring to choose a nominee shall choose 8 the nominee at a special primary election, and the Governor's proclamation 9 shall set dates for both the special primary election and for any runoff 10 primary election to be held if no candidate receives a majority of the vote 11 at the special primary election; and (5) If no state committee of any political party timely notifies 12 the Governor of the desire to hold either a primary election or convention of 13 delegates, the Governor, in issuing his or her proclamation calling for the 14 special election, shall declare that the nominee of any political party shall 15 16 be chosen at a convention of delegates. 17 18 7-11-303. Notice. 19 In addition to the publication of the calling document, notice of 20 special elections under this chapter shall be published and posted under § 7-<u>5-202 and 7-5-206.</u> 21 22 23 SECTION 48. Arkansas Code § 12-10-318(a)(2), concerning special 24 elections on emergency telephone service charges, is amended to read as 25 follows: 26 (2) Upon its own initiative, the governing authority of the 27 political subdivision may call such a special election to be held in 28 accordance with § 7-5-103(b) 7-11-201 et seq. 29 30 SECTION 49. Arkansas Code § 13-2-501(b)(1), concerning an election for the establishment of a public library, is amended to read as follows: 31 32 (b)(l) In a city of the first class, on petition of five percent (5%) 33 of the voters requesting the establishment of a public library, the city 34 council or governing body of the municipality within thirty (30) days after the filing of the petition shall call an election to be held in accordance 35 36 with $\S \frac{7-5-103(b)}{7-11-201}$ et seq.

1	
2	SECTION 50. Arkansas Code § 14-14-915(b), concerning the time
3	requirements for filing petitions, is amended to read as follows:
4	(b) Time Requirements for Filing Petitions.
5	(1) INITIATIVE PETITIONS. All petitions for initiated county
6	measures shall be filed with the county clerk not less than sixty (60)
7	calendar days nor more than ninety (90) calendar days nor more than one
8	hundred twenty (120) calendar days prior to the date established for the next
9	regular election.
10	(2) REFERENDUM PETITIONS. All petitions for referendum on
11	county measures must be filed with the county clerk within sixty (60)
12	calendar days after passage and publication of the measure sought to be
13	repealed.
14	(3) CERTIFICATION. All initiative and referendum petitions must
15	be certified sufficient to the county board of election commissioners not
16	less than forty (40) <u>seventy (70)</u> calendar days prior to a regular general
17	election to be included on the ballot. If the adequacy of a petition is
18	determined by the county clerk less than forty (40) <u>seventy (70)</u> days prior
19	to the next regular election, the election on the measure shall be delayed
20	until the following regular election unless a special election is called on a
21	referendum measure as provided by law.
22	
23	SECTION 51. Arkansas Code § 14-14-917(a)(4), concerning special
24	election associated with initiative and referendum petitions, is amended to
25	read as follows:
26	(4) Time of Special Election. The county court shall fix the
27	date for the conduct of any special elections on referendum measures. The
28	date shall be not less than established under § $\frac{7-5-103(b)}{7-11-201}$ et seq.
29	When the electors exercise their powers to establish the necessity for a
30	special election, the county court shall order an election according to the
31	dates stated in § $\frac{7-5-103(b)}{1-11-201}$ et seq.
32	
33	SECTION 52. Arkansas Code § $14-20-108(a)(1)(B)(i)(b)$, concerning
34	election of the issue of the levy of volunteer fire department dues and as
35	amended by Act 300 of 2009, is amended to read as follows:
36	(b)(l) The issue may be placed on the ballot

at a special election by order of the quorum court in accordance with § 7-5-1 2 103(b) 7-11-201 et seq. 3 (2) The special election shall be held 4 by August 1. 5 6 SECTION 53. Arkansas Code § 14-37-112(a)(1), concerning the conversion 7 of an incorporated town into a city of the second class, is amended to read 8 as follows: 9 (a)(1) Any incorporated town in this state may become a city of the 10 second class by the adoption and publication of an ordinance, duly adopted 11 and published as provided by law, converting the incorporated town into a 12 city of the second class. However, after the adoption and publication of the ordinance, the qualified voters of the town shall vote in any general 13 14 election, or a special election called by the mayor to be held in accordance 15 with § 7-5-103(b) 7-11-201 et seq., in favor of the ordinance. 16 17 SECTION 54. Arkansas Code § 14-37-112(b)(2)(B), concerning special 18 elections for officers after the conversion of an incorporated town to a city 19 of the second class, is amended to read as follows: (B) However, the mayor of the incorporated town which has been 20 21 raised to a city of the second class may call a special election by 22 proclamation, to be held in accordance with § $\frac{7-5-103(b)}{1}$ 7-11-101 et seq., 23 which shall be published by two (2) insertions in a newspaper of general 24 circulation in the county in which the city is located. This special election 25 shall be held for the purpose of electing officers for the city of the second 26 class. 27 28 SECTION 55. Arkansas Code § 14-38-112(c)(2)(A), concerning special 29 elections to elect municipal officers of a reactivated city or incorporated 30 town, is amended to read as follows: (2)(A) If the county court determines that a majority of 31 32 the qualified electors of the city or incorporated town, as reflected by the 33 voter registration records of the county, has petitioned for the calling of a 34 special election to elect the municipal officials of the city or incorporated town, the county court shall enter an order approving the petitions and shall 35 36 call a special election to be held in accordance with $\frac{7-5-103(b)}{7}$ 7-11-101

1 et seq. for the election of the officials of the city or incorporated town. 2 SECTION 56. Arkansas Code § 14-38-113(a)(1), concerning special 3 4 elections on reorganization under a different form of municipal government, 5 is amended to read as follows: 6 (1) When petitions shall be filed with the mayor containing the 7 signatures of qualified electors of the municipality equal in number to 8 fifteen percent (15%) of the aggregate number of votes cast at the preceding 9 general municipal election of all candidates for mayor in the case of a municipality operating under the aldermanic form of government or the 10 11 commission form of government, and for all candidates for the office of 12 director for the director position for which the greatest number of votes were cast in the case of a municipality operating under the manager form of 13 14 government, requesting that an election be called to submit the proposition 15 of organizing the municipality under any other form of municipal government 16 authorized by the laws of this state, a special election shall be called by 17 the mayor by proclamation, to be held in accordance with § 7-5-103(b) 7-11-201 et seq. The proclamation, shall be published one (1) time at length in a 18 19 newspaper having a general circulation in the municipality, and notice of the election shall be published in the newspaper one (1) time a week for two (2) 20 21 weeks, with the first publication to be not less than fifteen (15) days 22 before the date set for the election; 23 24 SECTION 57. Arkansas Code § 14-38-113(a)(3)(B)(i), concerning special 25 elections for municipal offices in municipalities reorganizing under a 26 different form of municipal government, is amended to read as follows: 27 (B)(i) However, if a municipality votes to change its form 28 of government and the date of the election to change its form of municipal government is six (6) months or more prior to the next regular general 29 30 election for municipal officials, the mayor of the municipality by proclamation shall call a special election, to be held in accordance with § 31 32 7-5-103(b) 7-11-101 et seq. for the purpose of electing municipal officials 33 under the form of government adopted by the municipality. When the officials 34 are elected, the municipality shall proceed to organize and operate under the 35 newly adopted form of government.

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1
           SECTION 58. Arkansas Code § 14-40-303(b)(1), concerning special
 2
     elections on annexation, is amended to read as follows:
 3
           (b)(1) The annexation ordinance shall not become effective until the
     question of annexation is submitted to the qualified electors of the annexing
 4
 5
     municipality and of the area to be annexed at the next general election or at
     a special election. The special election shall be called by ordinance or
 6
 7
     proclamation of the mayor of the annexing municipality in accordance with §
8
     7-5-103(b) 7-11-201 et seq.
9
10
           SECTION 59. Arkansas Code § 14-40-303(f), concerning special elections
     on annexation held by more than one (1) city and as amended by Act 420 of
11
12
     2009, is amended to read as follows:
           (f)(1) In the event that within thirty (30) days of the date that one
13
14
     (1) city calls for an annexation election, another city calls for an
     annexation election on all or part of the same land proposed to be annexed by
15
16
     the first city, then both annexation elections shall be held, provided that
17
     the second city must call for its annexation election to be held on the next
     available date in accordance with § 7-5-103(b) 7-11-201 et seq. before or
18
19
     after the holding of the first city's election.
20
                 (2)(A) If the annexation election held first is approved by the
21
     voters, the results of it shall be stayed until the second annexation
22
     election is held.
23
                       (B)(i) If only one (1) of the annexation elections is
24
     approved by the voters, then the city that called that election shall proceed
25
     with the annexation of the land.
26
                             (ii)(a) Except as provided in subdivisions
27
     (f)(2)(B)(ii)(b) and (c) of this section, if both annexation elections are
28
     approved by the voters, then a third election shall be held three (3) weeks
29
     after the second annexation election. The provisions of \sqrt{7-5-103(b)} 7-11-201
     et seq. governing the procedures and dates on which special elections may be
30
31
     held shall not apply to the third annexation election provided in this
32
     subsection.
33
                                   (b) If the date of the third election falls
34
     upon a legal holiday, the election shall be held four (4) weeks after the
     second annexation election.
35
```

(c) If the date of the election under

subdivision (f)(2)(B)(ii)(b) of this section is a legal holiday, the election 1 2 shall be held five (5) weeks after the second annexation election. 3 (iii) Notice of the third election shall be 4 published in a newspaper circulated in the area to be annexed during the 5 period following the second election. 6 (iv) Only the residents of the area proposed to be 7 annexed by both cities shall vote in the third election. 8 (v) The issue on the ballot in the third election 9 shall be into which of the two (2) cities the residents of the area want to 10 be annexed. 11 (vi) The area shall be annexed into the city 12 receiving the most votes in the third election. (vii) In the event of a tie vote in the third 13 14 election, the area shall be annexed to the city that had the highest 15 percentage vote in favor of the annexation in the first or second election. 16 (3) If the city that does not get to annex the area voted on by both cities included land in its annexation election other than the land 17 18 voted on by both cities, then that land shall be annexed into such city if it 19 is still contiguous to such city after the other land is annexed to the other 20 city, but such land shall remain part of the county if it is not so 21 contiguous. 22 23 SECTION 60. Arkansas Code § 14-40-1202(a)(1)(A), concerning special 24 elections on the consolidation of municipalities, is amended to read as 25 follows: 26 (a)(1)(A) Upon presentation of the petition to the county court by the 27 authorized persons, the court shall at once order and call a special 28 election, to be held in accordance with § $\frac{7-5-103(b)}{7}$ 7-11-201 et seq. in both 29 of the municipal corporations on the question of the annexation and the name 30 of the proposed consolidated municipality. 31 SECTION 61. Arkansas Code § 14-40-1207(a)(1), concerning special 32 elections for alderman or all city officials, is amended to read as follows: 33 34 (a)(l)(A) Except as provided under subdivision (a)(l)(B) of this section, the city or town council shall call a special election of aldermen, 35

to be held at such times and places as the council may direct pursuant to a

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proclamation issued by the mayor in accordance with § 7-5-103(a) 7-11-101 et
 1
 2
     seq., in the wards of the smaller municipality and for the election of
 3
     aldermen from any other new wards that may be created by the council out of
     territory included in the larger city or incorporated town before the
 4
 5
     annexation, as provided in this subchapter.
 6
                       (B) If the petition calls for a citywide election for all
 7
     officials of the new consolidated city or incorporated town, then the city or
8
     town council shall call a special election pursuant to a proclamation issued
9
     by the mayor in accordance with § \frac{7-5-103(a)}{2} 7-11-101 et seq. for all city
     or town officials to be held at the times and places as it may direct
10
     throughout each ward of the consolidated city or incorporated town.
11
12
           SECTION 62. Arkansas Code § 14-42-203(a) concerning special elections
13
14
     of mayors of cities of the first and second class, is amended to read as
     follows:
15
16
           (a) Special elections of mayors of cities of the first class and
17
     cities of the second class shall be held at such time and place as the
18
     council directs in accordance with § 7-5-103(a) 7-11-101 et seq.
19
           SECTION 63. Arkansas Code § 14-42-206(b), concerning nominating
20
     positions for municipal elections, is amended to read as follows:
21
22
           (b)(1) Any person desiring to become an independent candidate for
23
     municipal office in cities and towns with the mayor-council form of
     government shall file not more than ninety (90) nor less than seventy (70)
24
25
     days prior to the general election by 12:00 noon with the county clerk the
     petition of nomination in substantially the following forms:
26
27
                       (A) For all candidates except aldermen in cities of the
28
     first class and cities of the second class:
29
30
     "PETITION OF NOMINATION
     We, the undersigned qualified electors of the city (town) of ....,
31
32
     Arkansas, being in number not less than ten (10) for incorporated towns and
     cities of the second (2nd) class, and not less than thirty (30) for cities of
33
34
     the first (1st) class, do hereby petition that the name of be placed on
     the ballot for the office of at the next election of municipal
35
36
     officials in 20 .
```

1	
2	<u>Printed Name</u> <u>Signature</u> <u>Street Address</u> <u>Date of Birth</u> <u>Date of</u>
3	<u>Signing</u>
4	
5 6	(B) For candidates for alderman elected by ward in cities
7	of the first class and cities of the second class, the nominating petitions
8	shall be signed only by qualified electors of the ward in the following
9	manner:
10	
11	"PETITION OF NOMINATION
12	We, the undersigned qualified electors of Ward of the city of
13	, Arkansas, being in number not less than ten (10) for incorporated
14	towns and cities of the second (2nd) class, and not less than thirty (30) for
15	cities of the first (1st) class, do hereby petition that the name of be
16	placed on the ballot for the office of Alderman, Ward, position,
17	of the next election of municipal officials in 20
18	
19	<u>Printed Name</u> <u>Signature</u> <u>Street Address</u> <u>Date of Birth</u> <u>Date of</u>
20	<u>Signing</u>
21	
22	
23	(C) For at-large candidates for alderman of a ward in
24	cities of the first class and cities of the second class, the nominating
25	petitions shall be signed by any qualified elector of the city in the
26	following manner:
27	
28	"PETITION OF NOMINATION
29	We, the undersigned qualified electors of the city of, Arkansas,
30	being in number not less than ten (10) for incorporated towns and cities of
31	the second (2nd) class, and not less than thirty (30) for cities of the first
32	(1st) class, do hereby petition that the name of be placed on the
33	ballot for the office of Alderman, Ward, position, of the next
34	election of municipal officials in 20
35	
36	Printed Name Signature Street Address Date of Birth Date of

1	$\underline{\it Signing}$
2	
3	(2)(A) The county clerk shall determine whether the petition
4	contains a sufficient number of qualified electors An independent candidate
5	for municipal office may qualify by a petition of not fewer than ten (10)
6	electors for incorporated towns and cities of the second class and not fewer
7	than thirty (30) electors for cities of the first class of the ward or city
8	in which the election is to be held.
9	(B) The county clerk shall determine within ten (10) days
10	of filing whether the petition contains the names of a sufficient number of
11	qualified electors.
12	(C) The county clerk promptly shall notify the candidate
13	of the result.
14	(3) Independent candidates for municipal office shall file a
15	political practices pledge and an affidavit of eligibility at the time of
16	filing their petitions.
17	(4)(A) An independent candidate shall state the position,
18	including the position number, if any, on his or her petition.
19	(B) When a candidate has identified the position sought on
20	the notice of candidacy, the candidate shall not be allowed to change the
21	position but may withdraw a notice of candidacy and file a new notice of
22	candidacy designated a different position before the deadline for filing.
23	(5) The sufficiency of a petition filed under this section may
24	be challenged in the same manner as election contests under § 7-5-801 et seq.
25	(6) A person who has been defeated in a party primary shall not
26	file as an independent candidate in the general election for the office for
27	which he or she was defeated in the party primary.
28	
29	SECTION 64. Arkansas Code § 14-42-304(b), concerning special elections
30	for amendments to a municipalities' charter, is amended to read as follows:
31	(b) The amendment shall be submitted to the qualified electors of the
32	municipality at a regular or special election called in accordance with § 7
33	5-103(b) <u>7-11-201 et seq</u> .
34	
35	SECTION 65. Arkansas Code § 14-43-411(b)(1), concerning special
36	elections for certain alderman vacancies and as amended by Act 385 of 2009.

1 is amended to read as follows: 2 (1) If the unexpired portion of the term of alderman exceeds one 3 (1) year, at the first regular meeting after the occurrence of the vacancy, 4 the city council shall proceed to either elect by a majority vote of the remaining members elected to the council an alderman to serve for the 5 6 unexpired term or call for a special election to be held in accordance with § 7 7-5-103(a) 7-11-101 et seq. to fill the vacancy; or 8 9 SECTION 66. Arkansas Code § 14-44-103(a)(4)(B), concerning elections 10 to approve a four-year term for certain alderman, is amended to read as 11 follows: 12 (B) The voters shall vote on the ordinance at a general election or at a special election called for that purpose by proclamation of the mayor 13 in accordance with § $\frac{7-5-103(b)}{7}$ 7-11-201 et seq. However, the election to 14 approve the four-year election procedure shall be held no later than February 15 16 l of the year of the general election in which the procedure is proposed to 17 be effective. 18 19 SECTION 67. Arkansas Code § 14-44-106 is amended to read as follows: 14-44-106. Vacancy in mayor's office. 20 21 Whenever a vacancy occurs in the office of mayor in any city of the 22 second class, at the first regular meeting after the occurrence of the 23 vacancy, the city council shall proceed to either elect by a majority vote of 24 the aldermen a mayor to serve the unexpired term or call for a special 25 election to be held in accordance with $\sqrt[6]{7-5-103(a)}$ 7-11-101 et seq. to fill 26 the vacancy. At this election, a mayor shall be elected to fill out the 27 unexpired term. 28 29 SECTION 68. Arkansas Code § 14-47-106(b)(1)(A), concerning elections 30 on the city manager form of government, is amended to read as follows: 31 (1)(A) When petitions containing the signatures of electors 32 equal in number to fifteen percent (15%) of the aggregate number of ballots 33 cast for all candidates for mayor in the preceding general city election are 34 presented to the mayor, the mayor by proclamation shall submit the question of organizing the city under the manager form of government to the electors 35 36 of the city at a special election to be held in accordance with § 7-5-103(b)

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1
     7-11-201 et seq.
 2
 3
           SECTION 69. Arkansas Code § 14-47-107(a)(1), concerning subsequent
 4
     elections on the aldermanic form of government, is amended to read as
 5
     follows:
 6
           (a)(1) After the expiration of six (6) years after the date on which
 7
     the first board of directors takes office in a city organized under this
 8
     chapter, a petition may be presented to the mayor. It shall be signed by
 9
     electors equal in number to fifteen percent (15%) of the aggregate number of
     ballots cast for all candidates for director in that position for which the
10
11
     greatest number of ballots were cast in the preceding general election.
12
     Whereupon, the mayor by proclamation shall submit the question of
     organization of the city under the aldermanic form of government at a special
13
14
     election to be held in accordance with § 7-5-103(b) 7-11-201 et seq.
15
16
           SECTION 70. Arkansas Code § 14-47-110(a)(1), concerning the election
17
     of directors in a city manager form of municipal government, is amended to
18
     read as follows:
19
           (1)(A)(i) A special election to elect the initial membership of the
     board shall be called by the mayor as provided in § 14-47-106.
20
21
                              (ii) The mayor's proclamation shall be in accordance
22
     with § \frac{7-5-103(a)}{(a)} 7-11-101 et seq.
23
                       (B)(i) A special election to fill any vacancy under § 14-
24
     47-113 shall be called through a resolution of the board of directors.
25
                              (ii) A proclamation announcing the holding of the
26
     election shall be signed by the mayor and published in accordance with § 7-5-
27
     103(a) 7-11-101 et seg.;
28
29
           SECTION 71. Arkansas Code § 14-48-104(b), concerning the submission of
30
     municipal governmental form questions to electors, is amended to read as
     follows:
31
32
               If the number of signatures certified by the clerk is equal to or
33
     greater than fifteen percent (15%) of the aggregate number of votes cast, as
34
     prescribed, the Secretary of State shall call by proclamation in accordance
35
     with § \frac{7-5-103(b)}{7} 7-11-201 et seq. a special election to be held not more
36
     than ninety (90) days from the date of the clerk's certification.
```

1	
2	SECTION 72. Arkansas Code § 14-48-105(b)(2)(A)(i), concerning
3	procedures for changing to another form of government in the city
4	administrator form of municipal government, is amended to read as follows:
5	(2)(A)(i) Thereupon, the mayor by proclamation in accordance
6	with § $7-5-103(b)$ $7-11-201$ et seq. shall submit the question of organization
7	of the city under the form of government stated in the petition at a special
8	election to be held at a time specified therein.
9	
10	SECTION 73. Arkansas Code § 14-48-108(a), concerning the calling of
11	elections for directors and mayors in the city administrator form of
12	municipal government, is amended to read as follows:
13	(a)(1) Within ten (10) days after the designation of the four (4)
14	wards, the Secretary of State by proclamation in accordance with § $7-5-103$ (a)
15	7-11-101 et seq. shall call special primary and general elections to be held
16	in the municipality for the purpose of electing seven (7) directors and a
17	mayor.
18	(2)(A) The primary election shall be held in accordance with §
19	$\frac{7-5-103(a)}{2}$ $\frac{7-11-101}{2}$ et seq.
20	(B) The special general election shall be held in
21	accordance with § $7-5-103(a)$ $7-11-101$ et seq.
22	
23	SECTION 74. Arkansas Code § 14-48-109(a)(1), concerning special
24	elections for the initial membership of the board of directors and mayor in a
25	city administrator form of municipal government, is amended to read as
26	follows:
27	(1)(A)(i) A special election for the election of the initial
28	membership of the board of directors and mayor shall be called by the
29	Secretary of State as provided in § 14-48-108.
30	(ii) The proclamation shall be published in
31	accordance with § 7-5-103(a) <u>7-11-101 et seq.</u>
32	(iii) For the initial election of directors and
33	mayor, any person desiring to become a candidate shall file within twenty
34	(20) days following the date of the proclamation by the Secretary of State
35	with the city clerk or recorder a statement of candidacy in the form and with
36	the supporting signatures as provided in this section. In all other respects.

the initial elections shall be governed by the provisions of this chapter for 1 2 holding municipal elections. 3 (B)(i) Special elections to fill any vacancy under § 14-4 48-115 shall be called through a resolution of the board. (ii) A proclamation of the election shall be signed 5 6 by the mayor and published in accordance with § 7-5-103(a) 7-11-101 et seq. 7 in some newspaper having a bona fide circulation in the municipality; 8 9 SECTION 75. Arkansas Code § 14-48-114(b)(3), concerning the removal of 10 mayors or directors in a city administrator form of municipal government, is 11 amended to read as follows: 12 The county board of election commissioners shall issue a proclamation in accordance with § 7-5-103(b) 7-11-201 et seq. calling a 13 14 special election on the question and shall fix a date for holding it not more 15 than ninety (90) days from the date of the certification of the petitions by 16 the clerk. 17 SECTION 76. Arkansas Code § 14-48-115(b), concerning mayor or director 18 19 vacancies in the city administrator form of municipal government, is amended to read as follows: 20 21 (b) If the vacancy occurs more than six 6) months prior to the next 22 general municipal election, a special election to fill the vacancy shall be 23 called by proclamation issued in accordance with § 7-5-103(a) 7-11-101 et 24 seq. by: 25 The mayor, if the vacancy is in a board position; or (A) 26 The highest ranking member of the board of directors, if the 27 vacancy is in the mayor's position. 28 29 SECTION 77. Arkansas Code § 14-57-704(a)(1), concerning special 30 elections for a city or town vehicle tax, is amended to read as follows: (a)(1) Before the vehicle tax levied by the governing body of any city 31 32 of the first class or city of the second class or incorporated town upon 33 vehicle owners residing in the city or town may be collected, the mayor shall 34 call a special election in accordance with § 7-5-103(b) 7-11-201 et seq. 35 36 SECTION 78. Arkansas Code § 14-61-113(1), concerning the petition

- process for special elections for selecting members of the board of directors in the city manager form of government, is amended to read as follows: (1) A petition that calls for an election on one (1) particular option for selecting members of the board of directors using the form of the question outlined in § 14-61-115(b) shall be filed with the city clerk and
- 6 provided to the mayor. The city clerk shall note on the petition the date and 7 time that it was filed. If such a petition contains the signatures of
- 8 electors equal in number to fifteen percent (15%) of the number of ballots
- 9 cast for the mayor, or if the mayor is not directly elected, for the director
- 10 position receiving the highest number of votes in the last general election,
- 11 then the mayor by proclamation in accordance with § 7-5-103(b) 7-11-201 et
- 12 <u>seq.</u> shall submit the question to the electors at a special election,
- 13 provided:
- 14 (A)(i) The city clerk shall verify the number of 15 signatures on the petitions within ten (10) days of the date they are filed.
- 16 (ii) If there are insufficient signatures on the
- 17 petitions, the petitioners shall not receive any extensions for the petition.
- 18 (iii) If, however, there are a sufficient number of
- 19 signatures on the petitions but the city clerk is unable to verify the
- 20 required number of signatures as those of qualified electors, then the
- 21 petitioners will be given ten (10) days to provide a sufficient number of
- 22 verified signatures;
- 23 (B) The proclamation calling the special election shall be 24 issued within three (3) working days of the date the city clerk verifies the 25 number of signatures on the petitions;
 - (C) The special election shall be held not more than sixty (60) days after the proclamation calling the election, provided that if the county board of election commissioners certifies in writing that it cannot prepare the ballots because of other pending elections, then the election can be held not more than ninety (90) days after the proclamation.

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- 32 SECTION 79. Arkansas Code § 14-61-119(g), concerning elections for the 33 removal of directors in the city manager form of government, is amended to 34 read as follows:
 - (g) If the board shall find the petition thus submitted to it contains the requisite number of electors signed thereto and is otherwise found to be

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sufficient, it shall order and fix a date for holding an election in
 1
 2
     accordance with     7-5-103(b)   7-11-201 et seq. This date shall be not more
 3
     than ninety (90) days from the date of the clerk's certificate to the board
 4
     that a sufficient petition is filed.
 5
 6
           SECTION 80. Arkansas Code § 14-72-303(a), concerning special elections
 7
     on the issuance of bonds by the county court, is amended to read as follows:
 8
           (a) If the county court decides that it would be advantageous to issue
 9
     bonds under the authority of Arkansas Constitution, Amendment 17 [repealed],
     this section, and \$\$ 14-72-301, 14-72-302, and 14-72-304 — 14-72-307, it
10
11
     shall order the submission of the question to the qualified electors of the
12
     county at a special election to be held in accordance with § 7-5-103(b) 7-11-
13
     201 et seq.
14
15
           SECTION 81. Arkansas Code § 14-72-606(a)(2), concerning special
16
     elections on the issuance of local government revenue bonds, is amended to
     read as follows:
17
18
                       (2) The question of the issuance of revenue bonds may be
19
     submitted at a special election called for that purpose in accordance with §
20
     7-5-103(b) 7-11-201 et seq., as provided in the ordinance, and held in the
21
     manner provided in this subchapter.
22
23
           SECTION 82. Arkansas Code § 14-116-303(a), concerning nomination and
24
     election of directors for water districts and as amended by Act 370 of 2009,
25
     is amended to read as follows:
26
                    If a water district is composed of all or a portion of four
27
     (4) or more counties, then nominations for directors shall be upon petitions
28
     signed by at least fifty (50) qualified electors residing in the area of the
29
     district from which the director is to be elected. This petition shall be
30
     filed with the county board of election commissioners no later than July 1
     clerk not later than 12:00 noon on July 1 before the general election.
31
32
                 (2) If a water district is composed of all or a portion of less
33
     than four (4) counties, then nominations for directors shall be upon
34
     petitions signed by at least fifty (50) qualified electors, who shall consist
     of those electors residing in all or part of any precinct in the service area
35
36
     of the customers of the district from which the director is to be elected.
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1
     This petition shall be filed with the county board of election commissioners
 2
     no later than July 1 clerk not later than 12:00 noon on July 1 before the
 3
     general election.
                 (3) A water district shall file a service area map with the
 4
 5
     county clerk no later than January 31 before the general election.
 6
 7
           SECTION 83. Arkansas Code § 14-120-209 is amended to read as follows:
 8
           14-120-209. Date of election.
 9
           The election shall be held on a date to be fixed by the directors of
10
     the drainage and levee improvement district at a special meeting called for
11
     that purpose in accordance with \S \frac{7-5-103(b)}{1} 7-11-201 et seq. However, the
12
     date of the election shall be not less than sixty (60) days nor more than one
     hundred eighty (180) days next succeeding the date of the first publication
13
14
     of the notice of the filing of the outline of the project with the district
15
     as provided in § 14-120-206(c).
16
17
           SECTION 84. Arkansas Code § 14-122-104 is amended to read as follows:
           14-122-104. Filing referendum petitions - Special election.
18
19
           If petitions signed by not less than fifteen percent (15%) of the
     qualified electors voting on the office of mayor in the city at the last
20
     preceding general election are filed with the city clerk of the city within
21
22
     forty-five (45) days after the enactment of the ordinance creating the
23
     municipal drainage improvement district requesting that the ordinance be
24
     referred to a vote of the qualified electors of the district, the petitions
25
     shall be referred to the people at a special election to be called by the
26
     mayor of the municipality in accordance with § \frac{7-5-103(b)}{2} 7-11-201 et seq. to
27
     be held not more than ninety (90) days after the proclamation.
28
29
           SECTION 85. Arkansas Code § 14-142-208(a), concerning the issuance of
30
     local government library bonds, is amended to read as follows:
               The question of the issuance of such bonds shall be submitted to
31
32
     the electors of the municipality or county at the general election, or at a
33
     special election called for that purpose in accordance with § 7-5-103(b) 7-
34
     11-201 et seq., as provided in the ordinance or order and held in the manner
35
     provided in this subchapter; provided, however, that no voter residing within
36
     a municipality levying a maintenance tax for libraries or levying a tax
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pledged for the purpose of retiring library bonds issued by the municipality 1 2 or pledged to pay for capital improvements to or construction of a public library pursuant to Arkansas Constitution, Amendment 30 and Amendment 72, 3 4 shall be entitled to vote on the question of the issuance of bonds by the 5 county within which the municipality is located as authorized pursuant to 6 Arkansas Constitution, Amendment 38 and Amendment 72, and this section. 7 8 SECTION 86. Arkansas Code § 14-163-207(d)(2)(A), concerning special 9 election on the levy of a special tax for certain purposes, is amended to read as follows: 10 11 (2)(A) If the governing body finds that the petition is signed 12 by the requisite owners of real property, it shall adopt an ordinance setting forth its finding and calling a special election to be held in the city in 13 14 accordance with $\frac{7-5-103(b)}{7-11-201}$ et seq. 15 16 SECTION 87. Arkansas Code § 14-164-309(a), concerning the issuance of 17 local government bonds, is amended to read as follows: (a) The question of the issuance of such bonds shall be submitted to 18 19 the electors of the county or municipality at the general election or at a special election called for that purpose in accordance with § 7-5-103(b) 7-20 21 11-201 et seq., as provided in the ordinance and held in the manner provided 22 in this subchapter. 23 24 SECTION 88. Arkansas Code § 14-174-103(a)(2)(A), concerning special 25 election on the levy of new economic development taxes, is amended to read as 26 follows: 27 (2)(A) However, no ordinance levying any tax authorized by this 28 subchapter shall be valid until adopted at a special election in accordance with § $\frac{7-5-103(b)}{1}$ 7-11-201 et seq. by qualified electors of the city or in 29 30 the county where the tax is to be imposed, as the case may be. 31 32 SECTION 89. Arkansas Code § 14-200-107 is amended to read as follows: 33 14-200-107. Election to authorize purchase by municipality. 34 Any municipality may determine to acquire the property of a public 35 utility as authorized under the provisions of this act by the vote of the

municipal council or city commission, taken after a public hearing, of which

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1 at least thirty (30) days' notice has been given, and ratified and confirmed 2 by a majority of the electors voting thereon at any general or special municipal election held in accordance with § 7-5-103(b) 7-11-201 et seq. 3 4 5 SECTION 90. Arkansas Code § 14-201-109(b)(1), concerning special 6 elections on the abolition or continuance of a utility commission, is amended 7 to read as follows: 8 (b)(1) If twenty-five percent (25%) of the electors of the city 9 petition the city council to do so, a special election shall be ordered in accordance with \$ $\frac{7-5-103(b)}{7}$ 7-11-201 et seq. not later than fourteen (14) 10 11 days from the date on which the petition was filed to be held at least ninety 12 (90) days after the order on the question whether the utility commission shall be abolished or continued. 13 14 15 SECTION 91. Arkansas Code § 14-206-103(a), concerning special 16 elections on the acquisition of a gas or electric public utility by a 17 municipality, is amended to read as follows: (a) Any municipality may determine to seek approval from the 18 19 commission to acquire the property of a gas or electric public utility as authorized under the provisions of this chapter by the vote of the municipal 20 21 council, city commission, or governing body taken after a public hearing, of 22 which at least thirty (30) days' notice has been given by publication in 23 newspapers having a general circulation within the municipality. This vote 24 shall have been ratified and confirmed by a majority of the electors voting 25 thereon at any special election held in accordance with § 7-5-103(b) 7-11-201 26 et seq. 27 28 SECTION 92. Arkansas Code § 14-283-101 is amended to read as follows: 29 14-283-101. Petition for special election. 30 (a) When petitions are filed with the county court of any county containing the signatures of ten percent (10%) or more of the qualified 31 32 electors of all or any defined part of any county, or all or any defined part 33 of any city, as determined by the number of votes cast by the qualified

electors of the county, city, or designated portion thereof, for all

the establishment of a mosquito abatement district in the county or a

candidates for Governor at the last preceding general election, requesting

- designated portion of the county or in the city or designated portion of the city and requesting that assessed benefits be made on the property located in the district to finance the operation of the district, the county court shall call a special election in accordance with § 7-5-103(b) 7-11-201 et seq. in the county, city, or designated area of the city to determine whether a mosquito abatement district shall be established for the area.
 - (b) Petitions filed pursuant to subsection (a) of this section shall specifically define the area proposed to be included in a mosquito abatement district and shall specify the maximum assessed benefits or taxes which may be levied against property within the district for the support of the district. In no event shall the assessed benefits in any district exceed an amount equal to one percent (1%) of the assessed valuation of real property in the district.
 - (c) The quorum court of the county may on its own motion enact an ordinance directing the county court to call a special election in accordance with $\$ \frac{7-5-103(b)}{7-11-201}$ et seq. in the county, city, or designated area of the city to determine whether a mosquito abatement district shall be established for the area.

- SECTION 93. Arkansas Code § 14-283-102(a), concerning special elections on the establishment and financing of a mosquito abatement district, is amended to read as follows:
- (a) The special election called by the county court to submit the question of the establishment and financing of a mosquito abatement district to the electors of the proposed district shall be held in accordance with § $\frac{7-5-103(b)}{1-11-201}$ et seq. within ninety (90) days after the proclamation calling the election.

- 29 SECTION 94. Arkansas Code § 14-284-205 is amended to read as follows: 30 14-284-205. Establishment by election.
 - (a) When petitions are filed with the county court of any county wherein the fire protection district to be established is located in a single county or if the fire protection district is to be located in more than one (1) county and the petitions are filed with the county courts of all counties wherein the fire protection district is to be established, and the petitions contain the signatures of ten percent (10%) or more of the qualified electors

within the proposed fire protection district boundaries, as determined by the 1 2 number of votes cast by the qualified electors within the proposed fire 3 protection district boundaries for all candidates for Governor at the last 4 preceding general election, requesting the establishment of a fire protection district in the county or a designated portion thereof and requesting that 5 6 assessments be made on the property or assessments be made on the landowners 7 or assessments be made both on the property and the landowners located in the 8 district to finance the operation of the district, the county court, or 9 county courts if the fire protection district is located in more than one (1) 10 county, shall call a special election in accordance with § 7-5-103(b) 7-11-11 201 et seq. within the proposed fire protection district to determine whether 12 a fire protection district shall be established for the area. (b)(1) The county court or county courts, if the proposed fire 13 14 protection district is located in more than one (1) county, shall call a special election in accordance with § $\frac{7-5-103(b)}{7}$ 7-11-201 et seq. to submit 15 16 the question of the establishment and financing of a fire protection district 17 to the electors of a proposed district. 18 (2) The special election shall be held within ninety (90) days 19 after the filing of the petitions requesting the election. (3) If the proposed fire protection district is located within 20 21 more than one (1) county, the county courts shall set the date of the 22 election on the same date and set the places of the election within the 23 proposed fire protection district boundaries. 24 (4) At the election, the question of establishing and financing 25 the district shall be placed on the ballot in substantially the following 26 form: 27 "FOR the establishment of a fire protection district in (county), (designated area), and the levy of 28 29 assessed benefits on real property in the district to finance the district . 30 [] 31 AGAINST the establishment of a fire protection district in 32 . (county), (designated area), and the levy of assessed benefits on real property in the district to finance the 33 34 district []" 35

SECTION 95. Arkansas Code § 14-284-224 is amended to read as follows:

hearing on the petition.

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- 1 14-284-224. Petition to annex territory to an existing district 2 Special election.
 - (a)(1)(A) When petitions are filed with the board of commissioners of a fire protection district created pursuant to this subchapter containing the signatures of at least ten percent (10%) of qualified electors of a portion of the unincorporated area of the county, as determined by the number of votes cast by the qualified electors of that portion of the county for all candidates for Governor at the last preceding general election, requesting the annexation of the territory to an existing fire protection district created under this subchapter and requesting that assessed benefits be made on the property located within the area to be annexed to help finance the operation of the district, the board of commissioners shall conduct a public
- (B) If the board determines the annexation to be
 desirable, the board shall notify the quorum court, and the quorum court may
 at its discretion call a special election within the area of the existing
 fire protection district and the area proposed to be annexed to determine
 whether the annexation should occur.
- 19 (2) No annexation shall occur except pursuant to an election 20 under subsection (b) of this section or by ordinance under subsection (d) of 21 this section.
 - (b)(1) The special election called by the quorum court to submit the question of the annexation and financing of the fire protection district to the electors of the district and the area to be annexed shall be held no later than ninety (90) days after the proclamation of a special election in accordance with § 7-5-103(b) 7-11-201 et seq.
- 27 (2) At the election, the question of annexing the area to the 28 district and the financing of the district shall be placed on the ballot in 29 substantially the following form:
- 30 "FOR the annexation of (description of area to be
- 31 annexed), and the levy of assessed benefits on real property within the area
- 32 to be annexed to help finance the district[]
- 33 AGAINST the annexation of (description of area to be
- 34 annexed), and the levy of assessed benefits on real property within the area
- 35 to be annexed to help finance the district[]"
- 36 (c) If a majority of those voting at the election who reside within

- 1 the area to be annexed and a majority of those voting at the election who
- 2 reside within the existing district vote in favor of the annexation, the area
- 3 shall be deemed annexed and shall become a part of the fire protection
- 4 district and governed accordingly.
- 5 (d)(1) As an alternative to an election on the annexation issue, if
- 6 the board of commissioners of a fire protection district is in favor of the
- 7 annexation, the board may refer the petitions to the county quorum court that
- 8 may then accomplish the annexation by enactment of a county ordinance
- 9 providing for the annexation.
- 10 (2)(A)(i) However, the ordinance shall not go into effect until
- 11 sixty (60) days after its enactment.
- 12 (ii) During that time, if petitions calling for a
- 13 referendum on the ordinance are presented to the quorum court and the
- 14 petitions are signed by the number prescribed in subsection (a) of this
- 15 section, the quorum court shall call a special election in accordance with §
- 16 $\frac{7-5-103(b)}{7}$ 7-11-201 et seq. on the issue of the annexation.
- 17 (B) The election shall be conducted as prescribed in
- 18 subsection (b) of this section.
- 19 (C) Unless at least a majority of those voting at the
- 20 election who reside within the area to be annexed and a majority of those
- 21 voting at the election who reside within the existing district vote in favor
- 22 of the annexation, the annexation shall not occur.
- 23 (3) If the petitions are filed within sixty (60) days after
- 24 enacting the ordinance, the ordinance shall not go into effect until and
- 25 unless the annexation is approved at the election provided for in this
- 26 section.
- 27 (e) An attempt at annexation under this section, whether successful or
- 28 not, shall in no way reduce the bonding authority of the fire protection
- 29 district, nor shall the failure of the attempt at annexation have any effect
- 30 on the existing fire protection district.
- 31 (f) No area shall be annexed under this section if it is located
- 32 within the service area of another fire protection district or a nonprofit
- 33 fire protection corporation.

- 35 SECTION 96. Arkansas Code § 14-286-103(a), concerning special
- 36 elections on the establishment and financing of a red imported fire ant

1 abatement district, is amended to read as follows:

(a) The special election called by the county court to submit the question of the establishment and financing of a red imported fire ant abatement district to the electors of the proposed district shall be held in accordance with $\frac{7-5-103(b)}{7-11-201}$ et seq. no later than ninety (90) days after the proclamation of the election.

SECTION 97. Arkansas Code § 14-387-301(b), concerning special elections on the question of restraining horses, mules, asses, cattle, goats, swine, and sheep, or any two (2) or more of these animals, or the male species of them, from running at large, is amended to read as follows:

(b) If petitioners shall file with their petition proper bond to be approved by the court conditioned to pay all the cost and expense of a special election, the court may call an election in accordance with § 7-5-103(b) 7-11-201 et seq. at any time upon the filing of the petition by giving notice of it as provided by law for general elections, if the petition contains twenty-five percent (25%) of the qualified electors residing within each township mentioned in the petition.

SECTION 98. Arkansas Code § 15-4-3020(b), concerning special elections to issue bonds under the Arkansas General Obligation Economic Development Superprojects Bond and Project Funding Act, is amended to read as follows:

(b) The proclamation shall be issued in accordance with § 7-5-103(b) 7-11-201 et seq., and notice of the special election shall be given by publication of the proclamation by one (1) insertion in one (1) newspaper of general circulation published in each county in the state not less than thirty (30) calendar days prior to the date of the election.

SECTION 99. Arkansas Code § 15-43-204(a)(1), concerning special elections to redetermine a doe killing area, is amended to read as follows:

(a)(1) Whenever fifty (50) or more qualified electors residing within an area wholly or partly located within their particular county, which has been designated by regulation of the Arkansas State Game and Fish Commission as a doe killing area, petition the appropriate county court, praying that an election be held to determine whether or not such an area or portion thereof should remain a doe killing area, the county court shall order a special

1 election in accordance with § 7-5-103(b) 7-11-201 et seq. to be held not more 2 than ninety (90) days after the date of filing of the petition. 3 4 SECTION 100. Arkansas Code § 23-110-306(a), concerning special 5 elections on subsequent referendums on horse racing, is amended to read as 6 follows: 7 (a) After the elapse of not less than two (2) years next following the 8 date of any election conducted pursuant to § 23-110-304, upon petitions filed 9 with it containing the signatures of qualified electors of the county of not 10 less than fifteen percent (15%) of the total number voting in the election 11 for county clerk of the county at the next preceding general election, 12 together with a sum of money estimated by the county board of election commissioners as sufficient to pay all expenses of the election, the board 13 14 shall call a special election in accordance with § 7-5-103(b) 7-11-201 et 15 seq. on the proposition of continuing horse racing in the county. 16 17 SECTION 101. Arkansas Code § 23-111-306(a), concerning special 18 elections on subsequent referendums on greyhound racing, is amended to read 19 as follows: 20 (a) After the elapse of not less than four (4) years next following the date of any election conducted pursuant to § 23-111-304, the county board 21 22 of election commissioners shall call a special election in accordance with § 23 $\frac{7-5-103(b)}{7}$ 7-11-201 et seq. on the proposition of continuing greyhound racing 24 in the county. The election shall be called upon petitions filed with it 25 containing the signatures of qualified electors of the county of not less

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election.

SECTION 102. Arkansas Code § 24-11-402(a), concerning special elections to suspend the applicability of § 24-11-401 et seq., is amended to read as follows:

than five percent (5%) of the total number voting in the election for county

clerk of the county at the next preceding general election, together with a

sum of money estimated by the board as sufficient to pay all expenses of the

(a) The provisions of this subchapter shall be suspended and inoperative in any city affected by the provisions of this subchapter until made available by a vote favorable thereto of the majority of qualified

electors of the cities participating in any election on the question and held 1 2 at a special election in accordance with § 7-5-103(b) 7-11-201 et seq. for 3 the purpose of voting on the question. 4 5 SECTION 103. Arkansas Code § 24-11-402(d), concerning special 6 elections on the question of policemen's pension, is amended to read as 7 follows: 8 In the event that for any reason the question of policemen's 9 pension was not voted upon in the next general city election after June 10, 10 1937, the question may be submitted at a special election in accordance with 11 § 7-5-103(b) 7-11-201 et seq. held in the city as provided in this section. 12 SECTION 104. Arkansas Code § 24-11-404(b), concerning special 13 14 elections for tax levies for pensions in cities of the first and second 15 class, is amended to read as follows: 16 (b)(1) In those cities that do not have a policemen's pension and 17 relief fund but that cover their police officers under the Arkansas Local 18 Police and Fire Retirement System, the tax shall also be allowed when 19 approved by a majority of qualified electors of the cities participating in 20 any election on the question and held at a special election in accordance 21 with § $\frac{7-5-103(b)}{7}$ 7-11-201 et seq. for the purpose of voting on the question. 22 (2) The election may be held in connection with the first 23 general city election following March 6, 1989, but the failure to submit at a 24 city or other election shall not defeat the right of submission at any 25 subsequent election. 26 (3) Upon the filing with the county board of election 27 commissioners not later than ninety (90) days before the date of the election 28 requested in a petition signed by twenty (20) or more qualified electors of 29 the city affected and praying that the question of a policemen's pension be 30 submitted, it shall be the duty of the county board of election commissioners to call the election in accordance with § $\frac{7-5-103(b)}{7-11-201}$ et seq. 31 32 (4) In the event that for any reason the question of the 33 policemen's pension is not voted upon in the next general city election after 34 March 6, 1989, the question may be submitted at a special election held in

(5) The question on the ballot shall be as follows:

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the city as provided in this subsection.

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1
     "FOR Police Officer's Pension . . . . . [ ]
     AGAINST Police Officer's Pension . . . . [ ]".
 2
                 (6) The tax so levied shall not exceed one (1) mill on the
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 4
     dollar upon the assessed value of the real and personal property of the city
 5
     or town.
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 7
           SECTION 105. Arkansas Code § 24-11-812(b)(3), concerning special
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     elections on tax levies by the city council relating to firemen's relief and
9
     pension funds, is amended to read as follows:
10
                 (3) Upon the filing with the county board of election
11
     commissioners not later than ninety (90) days before the date of the election
12
     requested in a petition signed by twenty (20) or more qualified electors of
     the city or town affected, stating the amount of tax to be voted on, not to
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     exceed one (1) mill on the dollar, and praying that the question of a
14
     firemen's pension be submitted, it shall be the duty of the county board of
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     election commissioners to call the election in accordance with § 7-5-103(b)
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     7-11-201 et seq.
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19
           SECTION 106. Arkansas Code § 24-12-103(c), concerning special
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     elections on the question of the levying of a tax on paid nonuniformed
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     employees' pensions, is amended to read as follows:
22
           (c) Upon the filing with the county board of election commissioners
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     not later than ninety (90) days before the date of the election requested in
24
     a petition signed by twenty (20) or more qualified electors of the city
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     affected and praying that the question of paid nonuniformed employees'
26
     pensions and the levying of a tax therefor, not exceeding one and one-half
27
     (12) mills, be submitted, it shall be the duty of the county board of
28
     election commissioners to call the election in accordance with § 7-5-103(b)
29
     7-11-201 et seq.
30
           SECTION 107. Arkansas Code § 26-52-605(a), concerning special
31
32
     elections on the question of the imposition of an additional state tax of one
33
     percent (1%) to be administered and collected as a local sales tax upon the
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     gross receipts or gross proceeds derived from taxable sales within the border
     city or town, is amended to read as follows:
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36
           (a) The governing body of an Arkansas border city or town, as
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- 1 described in § 26-52-602, by ordinance, may call a special election, or, upon
- 2 petition of not less than ten percent (10%) of the qualified electors of the
- 3 Arkansas border city or town, as determined by the number of votes cast in
- 4 the Arkansas border city or town for all candidates for election to the
- 5 Office of Governor of Arkansas in the immediately preceding general election,
- 6 filed with the city clerk of the city or town petitioning that a special
- 7 election be called, a special election shall be called in accordance with §
- 8 $\frac{7-5-103(b)}{7-11-201}$ et seq. in the city or town on the question of the
- 9 imposition of an additional state tax of one percent (1%) to be administered
- 10 and collected as a local sales tax upon the gross receipts or gross proceeds
- 11 derived from taxable sales within the border city or town under the
- 12 provisions of this chapter, and the proceeds derived therefrom shall benefit
- 13 the State of Arkansas in lieu of the state income tax law applying to the net
- 14 taxable income derived by individuals who are residents of the border city or
- 15 town.

- 17 SECTION 108. Arkansas Code § 26-73-111(b), concerning special
- 18 elections on local sales and use taxes for the benefit of a county, city, or
- 19 town, is amended to read as follows:
- 20 (b) The special election shall be in accordance with § 7-5-103(b) 7-
- 21 11-201 et seq. and conducted in the manner provided by law for all county or
- 22 municipal elections unless otherwise specified in this section.

23

- 24 SECTION 109. Arkansas Code § 26-74-210(a)(2)(C), concerning special
- 25 elections on the levy or repeal of a county sales and use tax, is amended to
- 26 read as follows:
- 27 (C) The special election shall be called in accordance with § 7-
- 28 $\frac{5-103(b)}{7-11-201}$ et seq. for a date not more than ninety (90) days from the
- 29 date on which the county clerk certifies the sufficiency of the petition to
- 30 the county board of election commissioners.

- 32 SECTION 110. Arkansas Code § 26-74-603(b)(2), concerning elections for
- 33 a sales and use tax for capital improvements of a community college, is
- 34 amended to read as follows:
- 35 (2) The election shall be called by ordinance and proclamation
- issued in accordance with § 7-5-103(b) 7-11-201 et seq.

1 2 SECTION 111. Arkansas Code § 26-75-208(a)(1), concerning a special 3 election by a city on the issue of a sales and use tax for capital 4 improvements, is amended to read as follows: 5 (a)(1) On the date of the filing of a petition described in § 26-75-6 207(b) or on the date of adoption of an ordinance levying a local sales and 7 use tax for the benefit of the city, or within thirty (30) days following the 8 filing of the petition described in § 26-75-207(b) or adoption of the 9 ordinance, the city by ordinance shall provide for the calling of a special 10 election on the question in accordance with § 7-5-103(b) 7-11-201 et seq. 11 12 SECTION 112. Arkansas Code § 26-75-213(a)(4), concerning special elections on the resubmission of a question on the levy or repeal of a city 13 14 sales and use tax, is amended to read as follows: 15 (4) The special election shall be called in accordance with § 7-16 5-103(b) 7-11-201 et seq. for a date not more than ninety (90) days from the 17 date on which the city clerk certifies the sufficiency of the petition to the 18 governing body of the city. 19 SECTION 113. Arkansas Code § 26-75-308(a)(1), concerning special 20 21 elections to approve sales and use taxes for capital improvements for cities, 22 is amended to read as follows: 23 (a)(1) On the date of the filing of a petition described in § 26-75-24 307(b) or on the date of adoption of an ordinance levying a local sales and 25 use tax for the benefit of the city, or within thirty (30) days following the 26 filing of the petition described in § 26-75-307(b) or adoption of the 27 ordinance, the city by ordinance shall provide for the calling and holding of 28 a special election on the question in accordance with § $\frac{7-5-103(b)}{1}$ 7-11-201 29 et seq. 30 SECTION 114. Arkansas Code § 26-75-404(a)(2), concerning special 31 32 elections for a tax on the acquisition, construction, or improvement of parks, is amended to read as follows: 33 34 (2) If the ordinance provides for submitting the question at a special election, the election shall be called in accordance with § 7-5-35

103(b) 7-11-201 et seq. for a date not more than ninety (90) days from the

1	date of the adoption of the ordinance calling the special election.			
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3	SECTION 115. Arkansas Code § 26-78-103(b)(1), concerning special			
4	elections on county and municipal motor vehicle taxes, is amended to read as			
5	follows:			
6	(b)(1) Notwithstanding other provisions of this chapter, before the			
7	tax levied by any county quorum court upon owners residing everywhere in the			
8	county or only upon owners residing within the county but outside the			
9	corporate boundaries of all municipalities in the county may be collected,			
10	the county court shall call a special election in accordance with § 7-5-			
11	$\frac{103(b)}{7-11-201}$ et seq. upon the first levy of the tax by the county quorum			
12	court, to be held not more than ninety (90) days from the date of the			
13	adoption of the levy of the tax by the quorum court, at which the qualified			
14	electors of the area to be affected by the tax shall vote on the question of			
15	the levy of the tax.			
16				
17	SECTION 116. Arkansas Code § 27-64-206(a), concerning special			
18	elections under the Arkansas Highway Financing Act of 1999, is amended to			
19	read as follows:			
20	(a) No bonds shall be issued under this subchapter unless the issuance			
21	of bonds has been approved by a majority of the qualified electors of the			
22	state voting on the question at a statewide special election called by			
23	proclamation of the Governor in accordance with § $\frac{7-5-103(b)}{7-11-201}$ et seq.			
24				
25	SECTION 117. EMERGENCY CLAUSE. It is found and determined by			
26	the General Assembly of the State of Arkansas that this act makes various			
27	revisions to Arkansas election laws that are designed to improve the			
28	administration of elections and special elections and that these revisions			
29	should be implemented as soon as possible so that the citizens of this state			
30	may benefit from improved election procedures. Therefore, an emergency is			
31	declared to exist and this act being immediately necessary for the			
32	preservation of the public peace, health, and safety shall become effective			
33	<u>on:</u>			
34	(1) The date of its approval by the Governor;			
35	(2) If the bill is neither approved nor vetoed by the Governor,			
36	the expiration of the period of time during which the Governor may veto the			

1	bill; or			
2		(3) If the bill is vetoed by the Governor an	nd the veto	is
3	overridden,	the date the last house overrides the veto.		
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5		/s/ Faris		
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7			APPROVED:	4/10/2009
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