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SENATE STATE OF MINNESOTA EIGHTY-EIGHTH LEGISLATURE

S.F. No. 335

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DATE	D-PG	OFFICIAL STATUS
02/07/2013	172	
		Referred to State and Local Government
02/21/2013	298a	Comm report: To pass as amended and re-refer to Rules and Administration

1.1	A bill for an act
1.2	relating to elections; authorizing jurisdictions to adopt ranked-choice voting;
1.3	establishing procedures for adoption, implementation, and use of ranked-choice
1.4	voting; amending Minnesota Statutes 2012, section 205.13, subdivision 2;
1.5	proposing coding for new law in Minnesota Statutes, chapter 206; proposing
1.6	coding for new law as Minnesota Statutes, chapter 204E.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [204E.01] APPLICABILITY.

- 1.9 This chapter applies to all elections expressly authorized in statute to use
- 1.10 ranked-choice voting. All other provisions of the Minnesota Election Law also apply, to
- 1.11 the extent they are not inconsistent with this chapter.

1.12 Sec. 2. [204E.02] DEFINITIONS.

- 1.13 <u>Subdivision 1.</u> <u>Scope.</u> The definitions in this section apply to this chapter.
- 1.14 <u>Subd. 2.</u> Batch elimination. "Batch elimination" means a simultaneous defeat of
- 1.15 <u>multiple continuing candidates that have no mathematical chance of being elected.</u>
- 1.16 <u>Subd. 3.</u> Chief election official. "Chief election official" means the principal officer
 1.17 in the jurisdiction charged with duties relating to elections.
- 1.18Subd. 4.Duplicate ranking."Duplicate ranking" means a voter has ranked the
- 1.19 same candidate at multiple rankings for the office being counted.
- 1.20 <u>Subd. 5.</u> Exhausted ballot. "Exhausted ballot" means a ballot that can no longer be
 1.21 advanced under the procedures in section 204E.06.
- 1.22 <u>Subd. 6.</u> <u>Highest continuing ranking.</u> <u>"Highest continuing ranking" means the</u>
- 1.23 ranking on a voter's ballot with the lowest numerical value for a continuing candidate.

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2.1	Subd	7 Mathematically i	mpossible to	be elected. "Mathematic	cally impossible to
2.2		means either:			<u> </u>
2.3			elected becau	se the candidate's curren	t vote total plus all
2.4	<u> </u>			andidate in future round	
2.5		· · · · ·		nd surplus votes would	
2.6	surpass the c	candidate with the ne	xt higher curr	ent vote total; or	
2.7	(2) the	candidate has a lowe	er current vote	e total than a candidate v	vho is described
2.8	by clause (1	<u>).</u>			
2.9	Subd.	8. Overvote. "Overv	vote" means a	voter has ranked more the	han one candidate
2.10	at the same	ranking.			
2.11	Subd.	9. Partially defectiv	e ballot. "Par	tially defective ballot" n	neans a ballot that
2.12	is defective	to the extent that the	election judge	s are unable to determin	e the voter's intent
2.13	with respect	to the office being c	ounted.		
2.14	Subd.	10. Ranked-choice	voting. "Ran	ked-choice voting" mean	ns an election
2.15	method in w	hich voters rank can	didates for an	office in order of their p	preference, with
2.16	each vote co	ounting for the highes	t-ranked cont	inuing candidate on each	n ballot until that
2.17	candidate ha	s been elected or def	eated by the n	nethod established in this	s chapter.
2.18	Subd.	11. Ranked-choice	voting tabula	tion center. "Ranked-c	hoice voting
2.19	tabulation co	enter" means the plac	e selected for	the automatic or manual	l processing and
2.20	tabulation of	f ballots.			
2.21	Subd.	12. Ranking. "Rank	ing" means th	e number assigned by a v	voter to a candidate
2.22	to express the	e voter's preference	for that candic	late. Ranking number or	ne is the highest
2.23	ranking. A r	anking of lower num	erical value ir	dicates a greater prefere	nce for a candidate
2.24	than a ranki	ng of higher numeric	al value.		
2.25	Subd.	13. Round. "Round"	' means an ins	stance of the sequence of	t voting tabulation
2.26	steps establi	shed in section 204E	.06.		
2.27	Subd.	14. Skipped rankin	g. "Skipped r	anking" means a voter h	as left a ranking
2.28	blank and ra	nks a candidate at a	subsequent rai	nking.	
2.29	Subd.	15. Surplus. "Surplu	us" means the	total number of votes ca	ast for an elected
2.30	candidate in	excess of the thresho	old.		
2.31	Subd.	16. Surplus fraction	n of a vote. "	Surplus fraction of a vot	e" means the
2.32	proportion o	f each vote to be tran	nsferred when	a surplus is transferred.	The surplus
2.33	fraction is ca	alculated by dividing	the surplus b	y the total votes cast for	the elected
2.34	candidate, ca	alculated to four deci	mal places, ig	noring any remainder.	
2.35	Subd.	17. Threshold. "Th	reshold" mean	ns the number of votes s	ufficient for a
2.36	candidate to	be elected. In any gi	ven election,	the threshold equals the	total votes counted

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3.1	in the first round after removing defective ballots, divided by the sum of one plus the
3.2	number of offices to be filled and adding one to the quotient, disregarding any fractions.
3.3	Subd. 18. Transfer value. "Transfer value" means the fraction of a vote that a
3.4	transferred ballot will contribute to the next ranked continuing candidate on that ballot.
3.5	The transfer value of a vote cast for an elected candidate is calculated by multiplying
3.6	the surplus fraction of each vote by its current value, calculated to four decimal places,
3.7	ignoring any remainder. The transfer value of a vote cast for a defeated candidate is the
3.8	same as its current value.
3.9	Subd. 19. Transferable vote. "Transferable vote" means a vote or a fraction of a
3.10	vote for a candidate who has been either elected or defeated.
3.11	Subd. 20. Totally defective ballot. "Totally defective ballot" means a ballot that is
3.12	defective to the extent that election judges are unable to determine the voter's intent for
3.13	any office on the ballot.
3.14	Subd. 21. Undervote. "Undervote" means a voter did not rank any candidates
3.15	for an office.
3.16	Sec. 3. [204E.03] AUTHORIZATION TO ADOPT RANKED-CHOICE VOTING;
3.17	IMPLEMENTATION.
3.18	(a) The following political subdivisions may adopt, in the manner provided in
3.19	this subdivision, ranked-choice voting as a method of voting for local offices within
3.20	the political subdivision:
3.21	(1) home rule charter or statutory cities;
3.22	(2) counties;
3.23	(3) towns; and
3.24	(4) school districts.
3.25	(b) A jurisdiction that adopts ranked-choice voting may do so by adopting an
3.26	ordinance, resolution, or in the case of a charter city by approval of voters of the city at
3.27	a special or general election. If adoption by voter approval is used, the question placed
3.28	on the ballot shall read "Shall (name of the jurisdiction) adopt the use of ranked-choice
3.29	voting to elect local officials?" If a majority of voters voting on the question vote yes,
3.30	ranked-choice voting shall be used in the jurisdiction to elect local officials. Use of the
3.31	ranked-choice voting method may be repealed and it must be done by the same method
3.32	provided for adoption.
3.33	(c) A home rule charter jurisdiction may adopt a ranked-choice voting system in
3.34	its charter. Adoption of a ranked-choice voting system may be made by reference to
3.35	this chapter in the charter. If ranked-choice voting is adopted by charter, it may only be

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repealed by	amending the charte	er. Nothing in	this chapter prevents	s a home rule charter
jurisdiction	from adopting anoth	ner voting met	nod in its charter.	
<u>(d)</u> Ra	anked-choice voting	shall only be u	used to elect local of	fices at a general or
pecial elec	tion. A primary elec	tion must not	be held for any nonp	artisan offices that are
lected usin	ng ranked-choice vot	ing.		
<u>(e)</u> A	jurisdiction that adop	ots the use of r	anked-choice voting	in local elections must
o so no la	er than 30 days befo	re the first day	for filing affidavits	of candidacy for the
ffice for w	hich ranked-choice v	voting is to be	used as the method	of election.
<u>(f)</u> Re	peal of ranked-choic	e voting must	be no later than 30 c	lays before the first day
for filing af	fidavits of candidacy	for offices for	which ranked-choi	ce voting is used as
he method	of election.			
<u>(g)</u> Tl	ne chief election offic	cial shall notify	the secretary of star	te and, if applicable, the
ounty aud	tor within 30 days fo	ollowing adopt	ion or repeal of rank	ed-choice voting.
Sec. 4.	[204E.04] BALLOT	<u></u>		
Subdi	vision 1. Ballot for	mat. (a) If the	re are two or more q	ualified candidates,
ballot mu	st allow a voter to ra	nk at least thre	ee candidates for eac	ch office in order of
reference	and must also allow	the voter to ac	d write-in candidate	es. In the case of a
ultiseat ra	ce, if there are three	or more quali	ied candidates, a bal	llot must allow a voter
rank at le	ast three candidates	for each office	in order of preferen	ice and must allow the
oter to add	l write-in candidates	<u>.</u>		
<u>(b)</u> A	ballot must:			
<u>(1) in</u>	clude instructions to	voters that cle	arly indicate how to	mark the ballot;
<u>(2) in</u>	clude instructions to	voters that cle	arly indicate how to	rank candidates in
order of the	voter's preference; a	and		
<u>(3) in</u>	dicate the number of	seats to be ele	ected for each office.	
<u>(c)</u> A	jurisdiction may use	e ballots comp	atible with alphanun	neric character
recognition	voting equipment.			
Subd.	2. Mixed-election	method ballo	ts. If elections are l	held in which
anked-cho	ice voting is used in	addition to oth	er methods of votin	g, the ranked-choice
		oting elections	must be on the same	e ballot card if possible,
voting and	non-ranked-choice v			
			bice voting portions	clearly separated on the
with ranked	l-choice voting and n	on-ranked-cho	~ ~	clearly separated on the isdiction may deviate
with ranked ballot card.	l-choice voting and n	ion-ranked-cho rd may be use	d if necessary. A jur	isdiction may deviate

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5.1	Subd.	. 3. Ballot format ru	les. The chief	election official shall	determine the ballot
5.2				cted, consistent with th	
		U			
5.3	Sec. 5.	204E.05] RANKED-	-CHOICE V	DTING TABULATIO	N CENTER.
5.4	Subdi	ivision 1. Tabulation	of votes; ger	erally. The chief elec	tion official shall
5.5	designate o	ne location to serve a	s the ranked-	choice voting tabulation	on center. The
5.6	center must	t be accessible to the	public for the	purpose of observing t	he vote tabulation.
5.7	Tabulation	of votes must be cond	lucted as desc	ribed in section 204E.	<u>)6.</u>
5.8	Subd.	2. Precinct tabulati	on. When the	hours for voting have	ended and all voting
5.9	has conclue	led, the election judge	es in each pre	cinct shall record and	publicly declare
5.10	the number	of first choices cast f	or each candi	date in that precinct. T	he election judges
5.11	must then s	ecurely transfer all el	ectronic votin	g data and ballots from	the precinct to the
5.12	ranked-cho	ice voting tabulation	center designa	ted under this section.	Upon receipt at the
5.13	ranked-cho	ice voting tabulation	center, all elec	ctronic voting data and	ballots shall be
5.14	secured.				
5.15	Subd.	3. Notice of recess i	n count. At a	ny time following rece	ipt of materials under
5.16	subdivision	1, the chief election	official may d	eclare a recess for mea	ls or other necessary
5.17	purposes. N	Notice of the recess m	ust include th	e date, time, and locat	ion at which the
5.18	process of r	ecording and tabulati	ng votes will	resume and the reason	for the recess. Notice
5.19	must be pos	sted on the city's offic	ial bulletin bo	ard and on the door of	the ranked-choice
5.20	voting tabu	lation center.			
5.21	Subd.	4. Recording write	-in votes. <u>At</u>	a time set by the chief	election official,
5.22	the judges of	of the election shall co	onvene at the	ranked-choice voting t	abulation center to
5.23	examine ba	llots on which voters	have indicate	d a write-in choice, and	d record the names
5.24	and number	r of votes received by	each write-in	candidate. In the ever	it that votes cast for
5.25	the write-in	category are not elin	ninated as pro-	vided in section 204E.	06, the results must
5.26	be entered	into the ranked-choice	e voting tabula	ation software, if used.	
5.27	Subd.	5. Ranked-choice v	ote tabulatio	h. After all votes have	been recorded, and at
5.28	<u>a time set b</u>	y the chief election of	ficial, the pro-	cess of tabulating votes	s cast for offices to be
5.29	elected usir	ng the ranked-choice i	method must	begin. The counting m	ust continue until
5.30	preliminary	results for all races a	re determined	l, subject to subdivisio	<u>n 3.</u>
5.31	Sec. 6.	[204E.06] TABULAT	TION OF VO	TES.	
5.32	<u>(a)</u> Ta	bulation of votes at th	ne ranked-cho	ice voting tabulation c	enter must proceed
5.33	in rounds for	or each office to be co	ounted. The th	reshold must be calcu	lated and publicly

5.34 <u>declared. Each round must proceed sequentially as follows:</u>

(1) the number of votes cast for each candidate for the current round must be counted. 6.1 If the number of candidates whose vote totals equal or exceed the threshold are equal to 6.2 the number of seats to be filled, those candidates who are continuing candidates are elected 6.3 and the tabulation is complete. If the number of candidates whose vote totals are equal to 6.4 or greater than the threshold is not equal to the number of seats to be filled, a new round 6.5 begins and the tabulation must continue as provided in the remainder of this paragraph; 6.6 (2) surplus votes for any candidates whose vote totals are equal to or greater than 6.7 the threshold must be calculated; 6.8 (3) after any surplus votes are calculated but not yet transferred, all candidates for 6.9 whom it is mathematically impossible to be elected must be defeated by batch elimination. 6.10 Votes for the defeated candidates must be transferred to each ballot's next-ranked continuing 6.11 candidate, and the tabulation process reiterates beginning with clause (2). If no candidate 6.12 can be defeated mathematically, the tabulation must continue as described in clause (4); 6.13 (4) the transfer value of each vote cast for an elected candidate must be transferred 6.14 to the next continuing candidate on that ballot. Of the candidates whose vote totals reach 6.15 or exceed the threshold, the candidate with the largest surplus is declared elected and that 6.16 candidate's surplus is transferred. A tie between two or more candidates must immediately 6.17 and publicly be resolved by lot by the chief election official at the tabulation center. The 6.18 surplus of the candidate chosen by lot must be transferred before other transfers are made. 6.19 6.20 The result of the tie resolution must be recorded and reused in the event of a recount. If no candidate has a surplus, the tabulation must continue as described in clause (5); otherwise, 6.21 the tabulation process must reiterate beginning with clause (2); 6.22 6.23 (5) if there are no transferable surplus votes, the candidate with the fewest votes is defeated. Votes for the defeated candidate must be transferred to each ballot's next-ranked 6.24 continuing candidate. Ties between candidates with the fewest votes must be decided by 6.25 lot, and the candidate chosen by lot must be defeated. The result of the tie resolution must 6.26 be recorded and reused in the event of a recount. The tabulation process must reiterate 6.27 beginning with clause (2); and 6.28 (6) the procedures in clauses (2) to (5) must be repeated until the number of 6.29 candidates whose vote totals are equal to or exceed the threshold is equal to the number of 6.30 seats to be filled, or until the number of continuing candidates is equal to the number of 6.31 offices yet to be elected. If the number of continuing candidates is equal to the number of 6.32 offices yet to be elected, the remaining continuing candidates must be declared elected. 6.33 In the case of a tie between two continuing candidates, the tie must be decided by lot as 6.34 provided in section 204C.34, and the candidate chosen by lot must be defeated. The result 6.35 of the tie resolution must be recorded and reused in the event of a recount. 6.36

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(b) When a single skipped ranking is encountered on a ballot, that ballot must count 7.1 toward the next nonskipped ranking. If any ballot cannot be advanced because no further 7.2 candidates are ranked on that ballot, because a voter has skipped more than one ranking, 7.3 or because an undervote, overvote, or duplicate ranking is encountered, the ballot must 7.4 not count toward any candidate in that round or in subsequent rounds for the office being 7.5 7.6 counted.

- Sec. 7. [204E.07] REPORTING RESULTS. 7.7
- (a) Each precinct must print a precinct summary statement, which must include the 7.8 number of first choices cast for each candidate in that precinct. 7.9
- (b) The ranked-choice voting tabulation center must print a summary statement with 7.10
- 7.11 the following information: total votes cast; number of undervotes; number of totally
- defective and spoiled ballots; threshold calculation; total first-choice rankings for all 7.12
- candidates; round-by-round tabulation results, including simultaneous batch eliminations, 7.13
- 7.14 surplus transfers, and defeated candidate transfers; and exhausted ballots at each round.
- (c) The summary statement must be certified as true and accurate and include the 7.15 signatures of those who are making the certification. 7.16
- 7.17 (d) The election abstract must include the information required in the ranked-choice voting tabulation center summary statement, with the addition of the number of registered 7.18
- voters by precinct, the number of same-day voter registrations, and the number of 7.19 7.20 absentee voters.

Sec. 8. [204E.08] RECOUNTS.

7.21 (a) A candidate defeated in the final round of tabulation may request a recount 7.22 as provided in section 204C.36. 7.23 7.24 (b) A candidate defeated in the final round of tabulation when the vote difference is greater than that provided in section 204C.36 may request a recount at the candidate's own 7.25 expense. A candidate defeated in an earlier round of tabulation may request a recount at the 7.26 candidate's own expense. The candidate is responsible for all expenses associated with the 7.27 recount, regardless of the vote difference between the candidates in the round in which the 7.28 requesting candidate was defeated. The requesting candidate shall file with the filing officer 7.29 a bond, cash, or surety in an amount set by the filing officer for the payment of the recount 7.30 expenses. Expenses must be determined as provided in section 204C.36, subdivision 4. 7.31 (c) Rules adopted by the secretary of state under section 204C.36 for recounts apply 7.32 to recounts conducted under this section, as far as practicable. 7.33

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8.1	Sec. 9. [2	204E.09] POSTELE	CTION REV	IEW OF RANKED-	CHOICE VOTING		
8.2	SYSTEMS.	-					
8.3	<u>(a) Un</u>	(a) Unless otherwise specified in this section, the requirements of section 206.89					
8.4	apply to the	postelection review	of ranked-cho	ice voting systems, as	far as practicable.		
8.5	<u>(b)</u> A]	postelection review of	of ranked-choi	ce voting systems is re	quired only where		
8.6	tabulation so	oftware is used to det	ermine the w	nner of an election. A	postelection review		
8.7	is not requir	ed for a race that will	l be subject to	a recount pursuant to	section 204E.08.		
8.8	<u>(c)</u> Wl	nen a postelection rev	view is requir	ed under this section, the	he chief election		
8.9	official mus	t set the date, time, a	nd place for t	he postelection review	at least 30 days		
8.10	before the e	lection.					
8.11	<u>(d)</u> W	hen a postelection rev	view is requir	ed under this section, t	he review must		
8.12	include sele	ct precincts in at least	one single-se	at ranked-choice voting	g election and at least		
8.13	one multiple	e-seat ranked-choice	voting electio	n, if such an election of	ccurred. The review		
8.14	must be con	ducted for elections of	decided most	closely in the final rour	nd, by percentage.		
8.15	Sec. 10.	[204E.10] TESTINC	G OF RANK	ED-CHOICE VOTIN	<u>G SYSTEMS.</u>		
8.16	Testin	g of ranked-choice vo	oting systems	shall be tested pursuan	t to section 206.83.		
8.17		[204E.11] RULES.					
8.18				ecessary to implement	the requirements		
8.19	and procedu	res established by th	is chapter.				
8 2 0	Sec. 12	Minnasata Statutas 2	012 sostion	05.13, subdivision 2, is	s amondod to road:		
8.20 8.21				t two weeks before the			
8.22				all publish a notice stat	-		
8.23		•		filed in the clerk's office	C		
8.24				hall post a similar notic	-		
8.25	-		-	cy. The notice must inc	-		
8.26		-		. The notice must separ			
8.27				to fill the unexpired por			
8.28		-	-	s provided in section 41			
	1	6	5	L	,		
8.29	Sec. 13.	[206.802] ELECTR	ONIC VOTI	NG SYSTEMS; PUR	CHASING.		
8.30				or use in Minnesota for			
8.31	replacing a	voting system must h	ave the abilit	y to:			
8.32	<u>(1) ca</u>	pture and store ballot	data;				

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9.1	<u>(2) ke</u>	eep data anonymous;			
9.2	<u>(3) ac</u>	ccept ranked or cumula	ative voting da	ta under a variety of ta	bulation rules;
9.3	<u>(4) be</u>	e programmable to fol	low all other s	pecifications of the ran	ked-choice voting
9.4	system as p	provided in chapter 20	<u>4E;</u>		
9.5	<u>(5) pr</u>	ovide a minimum of t	hree rankings	for ranked-choice votin	ng elections;
9.6	<u>(6) no</u>	otify voters of the follo	owing errors: c	overvotes, skipped rank	kings, and duplicate
9.7	rankings in	a ranked-choice votir	ng election; and	<u>d</u>	
9.8	<u>(7) be</u>	e programmable to prin	nt a zero tape i	ndicating all rankings	for all candidates in
9.9	a ranked-choice voting election.				
9.10	EFF	ECTIVE DATE. This	section is effe	ctive upon certification	h by the secretary of
9.11	state that e	quipment meeting the	standards requ	ired by this section has	s been certified for

9.12 <u>use in Minnesota pursuant to section 206.57.</u>