SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 2424

(SENATE AUTHORS: EKEN, Rest, Marty, Hayden and Cwodzinski)DATED-PGOFFICIAL STATUS03/13/2019864Introduction and first reading
Referred to State Government Finance and Policy and Elections

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; allowing municipalities to use electronic voting systems with a reallocation
1.5	feature; authorizing rulemaking; amending Minnesota Statutes 2018, sections
1.6	205.13, subdivision 2; 206.58, subdivision 1; 206.83; 206.89, subdivisions 2, 3;
1.7	proposing coding for new law in Minnesota Statutes, chapter 206; proposing coding
1.8	for new law as Minnesota Statutes, chapter 204E.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. [204E.01] APPLICABILITY.
1.11	This chapter applies to all elections expressly authorized by law to use ranked-choice
1.12	voting. All other provisions of the Minnesota Election Law also apply, to the extent they
1.13	are not inconsistent with this chapter.
1.14	Sec. 2. [204E.02] DEFINITIONS.
1.15	Subdivision 1. Scope. The definitions in this section apply to this chapter.
1.16	Subd. 2. Batch elimination. "Batch elimination" means a simultaneous defeat of multiple
1.17	continuing candidates that have no mathematical chance of being elected.
1.18	Subd. 3. Chief election official. "Chief election official" means the principal officer in
1.19	the jurisdiction charged with duties relating to elections.
1.20	Subd. 4. Duplicate ranking. "Duplicate ranking" means a voter has ranked the same
1.21	candidate at multiple rankings for the office being counted.
1.22	Subd. 5. Exhausted ballot. "Exhausted ballot" means a ballot that can no longer be

1.23 advanced under the procedures in section 204E.06.

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2.1	<u>Subd. 6.</u> 1	Highest continuir	ig ranking. "Hig	hest continuing ranking" n	neans the ranking
2.2	on a voter's b	ballot with the low	est numerical val	ue for a continuing candi	date.
2.3	<u>Subd. 7.</u> 1	Mathematically i	mpossible to be	elected. "Mathematically	impossible to be
2.4	elected" mea	ns either:			
2.5	(1) the ca	indidate cannot be	elected because	the candidate's current vo	te total plus all
2.6	votes that co	uld possibly be tra	unsferred to the ca	andidate in future rounds	from candidates
2.7	with fewer v	otes or an equal n	umber of votes ar	nd surplus votes would no	t be enough to
2.8	surpass the c	andidate with the	next higher curre	nt vote total; or	
2.9	<u>(2) the ca</u>	indidate has a lowe	er current vote to	tal than a candidate who i	s described by
2.10	clause (1).				
2.11	Subd. 8.	Overvote. "Overv	ote" means a vote	er has ranked more than o	one candidate at
2.12	the same ran	king.			
2.13	<u>Subd. 9.</u> 1	Partially defectiv	e ballot. "Partiall	y defective ballot" means	a ballot that is
2.14	defective to t	he extent that the e	election judges are	e unable to determine the v	voter's intent with
2.15	respect to the	e office being cour	nted.		
2.16	<u>Subd. 10.</u>	Ranked-choice	v oting. "Ranked-	choice voting" means an e	election method
2.17	in which vote	ers rank candidate	s for an office in	order of their preference,	with each vote
2.18	counting for	the highest-ranked	l continuing cand	idate on each ballot until t	hat candidate has
2.19	been elected	or defeated by the	e method establis	hed in this chapter.	
2.20	<u>Subd. 11.</u>	Ranked-choice	voting tabulation	center. "Ranked-choice	voting tabulation
2.21	center" mean	is the place selected	ed for the automa	tic or manual processing a	and tabulation of
2.22	ballots.				
2.23	Subd. 12.	Ranking. "Ranki	ing" means the nu	umber assigned by a voter	to a candidate to
2.24	express the v	oter's preference fo	or that candidate.	Ranking number one is the	e highest ranking.
2.25	A ranking of	lower numerical	value indicates a	greater preference for a ca	andidate than a
2.26	ranking of hi	gher numerical va	llue.		
2.27	Subd. 13.	Round. "Round"	means an instanc	e of the sequence of voting	g tabulation steps
2.28	established in	n section 204E.06	<u>.</u>		
2.29	Subd. 14.	Skipped ranking	g. "Skipped ranki	ng" means a voter has lef	t a ranking blank
2.30	and ranks a c	candidate at a subs	equent ranking.		
2.31	Subd. 15.	Surplus. "Surplu	s" means the tota	l number of votes cast for	r an elected
2.32	candidate in	excess of the three	shold.		

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2.1	Subd 16 Surplus fraction of a vota "Surplus fraction of a vota" magne the propertion
3.1	Subd. 16. Surplus fraction of a vote. "Surplus fraction of a vote" means the proportion
3.2	of each vote to be transferred when a surplus is transferred. The surplus fraction is calculated
3.3	by dividing the surplus by the total votes cast for the elected candidate, calculated to four
3.4	decimal places, ignoring any remainder.
3.5	Subd. 17. Threshold. "Threshold" means the number of votes sufficient for a candidate
3.6	to be elected. In any given election, the threshold equals the total votes counted in the first
3.7	round after removing defective ballots, divided by the sum of one plus the number of offices
3.8	to be filled and adding one to the quotient, disregarding any fractions.
3.9	Subd. 18. Transfer value. "Transfer value" means the fraction of a vote that a transferred
3.10	ballot will contribute to the next ranked continuing candidate on that ballot. The transfer
3.11	value of a vote cast for an elected candidate is calculated by multiplying the surplus fraction
3.12	of each vote by its current value, calculated to four decimal places, ignoring any remainder.
3.13	The transfer value of a vote cast for a defeated candidate is the same as its current value.
3.14	Subd. 19. Transferable vote. "Transferable vote" means a vote or a fraction of a vote
3.15	for a candidate who has been either elected or defeated.
3.16	Subd. 20. Totally defective ballot. "Totally defective ballot" means a ballot that is
3.17	defective to the extent that election judges are unable to determine the voter's intent for any
3.18	office on the ballot.
3.19	Subd. 21. Undervote. "Undervote" means a voter did not rank any candidates for an
3.20	office.
3.21	Sec. 3. [204E.03] AUTHORIZATION TO ADOPT RANKED-CHOICE VOTING;
3.22	IMPLEMENTATION.
3.23	(a) The following political subdivisions may adopt, in the manner provided in this section,
3.24	ranked-choice voting as a method of voting for local offices within the political subdivision:
3.25	(1) home rule charter or statutory cities;
3.26	(2) counties;
3.27	(3) townships; and
3.28	(4) school districts.
3.29	(b) A jurisdiction that adopts ranked-choice voting may do so by adopting an ordinance
3.30	or resolution or by a ballot question presented to the voters. The ranked-choice voting
3.31	method may be repealed by one of the same methods provided for adoption.

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4.1	(c) A home rule charter jurisdiction that adopts a ranked-choice voting system in its
4.2	charter may adopt this chapter by reference in an ordinance, but is not required to do so.
4.3	Nothing in this chapter prevents a home rule charter jurisdiction from adopting another
4.4	voting method in its charter.
4.5	(d) Ranked-choice voting shall only be used to elect local offices at a general or special
4.6	election, or at a primary election which serves as a party-nominating election for a partisan
4.7	office. A primary election must not be held for any nonpartisan offices that are elected using
4.8	ranked-choice voting.
4.9	(e) A jurisdiction that adopts the use of ranked-choice voting in local elections must do
4.10	so no later than 30 days before the first day for filing affidavits of candidacy for the office
4.11	for which ranked-choice voting is to be used as the method of election.
4.12	(f) Repeal of ranked-choice voting must be no later than 30 days before the first day for
4.13	filing affidavits of candidacy for offices for which ranked-choice voting is used as the
4.14	method of election.
4.15	(g) The chief election official shall notify the secretary of state and, if applicable, the
4.16	county auditor within 30 days following adoption or repeal of ranked-choice voting.
4.17	Sec. 4. [204E.04] BALLOTS.
4.18	Subdivision 1. Ballot format. (a) If there are three or more qualified candidates, a ballot
4.19	must allow a voter to rank at least three candidates for each office in order of preference
4.20	and must also allow the voter to add write-in candidates.
4.21	(b) A ballot must:
4.22	(1) include instructions to voters that clearly indicate how to mark the ballot;
4.23	(2) include instructions to voters that clearly indicate how to rank candidates in order
4.24	of the voter's preference; and
4.25	(3) indicate the number of seats to be elected for each office.
4.26	(c) A jurisdiction may use ballots compatible with alphanumeric character recognition
4.27	voting equipment.
4.28	Subd. 2. Mixed-election method ballots. If elections are held in which ranked-choice
4.29	voting is used in addition to other methods of voting, the ranked-choice voting and
4.30	non-ranked-choice voting elections must be on the same ballot card if possible, with
4.31	ranked-choice voting and non-ranked-choice voting portions clearly separated on the ballot
4.32	card. A separate ballot card may be used if necessary. A jurisdiction may deviate from the

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5.1	standard ball	ot order of offices	to allow separati	on of ranked-choice voting	g and
5.2		choice voting elec	•		<u> </u>
				tion official shall actablish	administrative
5.3				tion official shall establish has been selected, consist	
5.4 5.5	section.	ot format after a v		Thas been selected, consist	
5.5	<u>section.</u>				
5.6	Sec. 5. [20 4	4E.05] RANKED	-CHOICE VOT	ING TABULATION CE	NTER.
5.7	Subdivisi	on 1. Tabulation	of votes; generall	y. The chief election officia	ul shall designate
5.8	one location	to serve as the rar	ked-choice votin	g tabulation center. The ce	nter must be
5.9	accessible to	the public for the	purpose of observ	ing the vote tabulation. Tak	oulation of votes
5.10	must be cond	lucted as describe	d in section 204E	.06.	
5.11	Subd. 2.	Precinct tabulation	on. When the hou	rs for voting have ended an	nd all voting has
5.12	concluded, th	e election judges	in each precinct sl	nall record and publicly dec	clare the number
5.13	of first choice	es cast for each can	didate in that prec	inct. The election judges m	ust then securely
5.14	transfer all el	ectronic voting da	ata and ballots fro	m the precinct to the ranke	d-choice voting
5.15	tabulation ce	nter designated un	nder this section.	Upon receipt at the ranked	-choice voting
5.16	tabulation ce	nter, all electronic	voting data and	ballots shall be secured.	
5.17	<u>Subd. 3.</u>	Notice of recess i	n count. At any ti	ime following receipt of m	aterials under
5.18	subdivision 1	, the chief electio	n official may de	clare a recess. Notice of th	e recess must
5.19	include the d	ate, time, and loca	ation at which the	process of recording and	tabulating votes
5.20	will resume a	nd the reason for t	he recess. Notice	must be posted on the city's	s official bulletin
5.21	board and on	the door of the ra	inked-choice voti	ng tabulation center.	
5.22	<u>Subd. 4.</u>	Recording write-	in votes. At a tim	e set by the chief election	official, the
5.23	election judg	es shall convene a	at the ranked-choi	ce voting tabulation center	to examine
5.24	ballots on wh	hich voters have in	idicated a write-ir	h choice, and record the name	mes and number
5.25	of votes rece	ived by each write	e-in candidate. In	the event that votes cast for	or the write-in
5.26	category are	not eliminated as	provided in sectio	n 204E.06, the results mus	t be entered into
5.27	the ranked-cl	noice voting tabul	ation software.		
5.28	<u>Subd. 5.</u>	Ranked-choice v	ote tabulation. <u>A</u>	fter all votes have been rea	corded, and at a
5.29	time set by th	ne chief election o	fficial, the proces	s of tabulating votes cast f	or offices to be
5.30	elected using	the ranked-choic	e method must be	egin. The counting must co	ontinue until
5.31	preliminary r	results for all race	s are determined,	subject to subdivision 3.	

6.1	Sec. 6. [204E.06] TABULATION OF VOTES.
6.2	(a) Tabulation of votes at the ranked-choice voting tabulation center must proceed in
6.3	rounds for each office to be counted. The threshold must be calculated and publicly declared.
6.4	Each round must proceed sequentially as follows:
6.5	(1) the number of votes cast for each candidate for the current round must be counted.
6.6	If the number of candidates whose vote totals equal or exceed the threshold are equal to the
6.7	number of seats to be filled, those candidates who are continuing candidates are elected and
6.8	the tabulation is complete. If the number of candidates whose vote totals are equal to or
6.9	greater than the threshold is not equal to the number of seats to be filled, a new round begins
6.10	and the tabulation must continue as provided in the remainder of this paragraph;
6.11	(2) surplus votes for any candidates whose vote totals are equal to or greater than the
6.12	threshold must be calculated;
6.13	(3) after any surplus votes are calculated but not yet transferred, all candidates for whom
6.14	it is mathematically impossible to be elected must be defeated by batch elimination. Votes
6.15	for the defeated candidates must be transferred to each ballot's next-ranked continuing
6.16	candidate, and the tabulation process reiterates beginning with clause (2). If no candidate
6.17	can be defeated mathematically, the tabulation must continue as described in clause (4);
6.18	(4) the transfer value of each vote cast for an elected candidate must be transferred to
6.19	the next continuing candidate on that ballot. Of the candidates whose vote totals reach or
6.20	exceed the threshold, the candidate with the largest surplus is declared elected and that
6.21	candidate's surplus is transferred. A tie between two or more candidates must immediately
6.22	and publicly be resolved by lot by the chief election official at the tabulation center. The
6.23	surplus of the candidate chosen by lot must be transferred before other transfers are made.
6.24	The result of the tie resolution must be recorded and reused in the event of a recount. If no
6.25	candidate has a surplus, the tabulation must continue as described in clause (5); otherwise,
6.26	the tabulation process must reiterate beginning with clause (2);
6.27	(5) if there are no transferable surplus votes, the candidate with the fewest votes is $\frac{1}{2}$
6.28	defeated. Votes for the defeated candidate must be transferred to each ballot's next-ranked
6.29	continuing candidate. Ties between candidates with the fewest votes must be decided by
6.30	lot, and the candidate chosen by lot must be defeated. The result of the tie resolution must
6.31	be recorded and reused in the event of a recount. The tabulation process must reiterate
6.32	beginning with clause (2); and
6.33	(6) the procedures in clauses (2) to (5) must be repeated until the number of candidates
6.34	whose vote totals are equal to or exceed the threshold is equal to the number of seats to be

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filled, or until the number of continuing candidates is equal to the number of offices yet to 7.1 be elected. If the number of continuing candidates is equal to the number of offices yet to 7.2 7.3 be elected, the remaining continuing candidates must be declared elected. In the case of a tie between two continuing candidates, the tie must be decided by lot as provided in section 7.4 204C.34, and the candidate chosen by lot must be defeated. The result of the tie resolution 7.5 must be recorded and reused in the event of a recount. 7.6 7.7 (b) When a single skipped ranking is encountered on a ballot, that ballot must count toward the next nonskipped ranking. If any ballot cannot be advanced because no further 7.8 candidates are ranked on that ballot, because a voter has skipped more than one ranking, or 7.9 because an undervote, overvote, or duplicate ranking is encountered, the ballot must not 7.10 count toward any candidate in that round or in subsequent rounds for the office being 7.11 7.12 counted. Sec. 7. [204E.07] REPORTING RESULTS. 7.13 7.14 (a) Each precinct must print a precinct summary statement, which must include the number of first choices cast for each candidate in that precinct. 7.15 7.16 (b) The ranked-choice voting tabulation center must print a summary statement with the following information: total votes cast; number of undervotes; number of totally defective 7.17 and spoiled ballots; threshold calculation; total first choice rankings for all candidates; 7.18 round-by-round tabulation results, including simultaneous batch eliminations, surplus 7.19 transfers, and defeated candidate transfers; and exhausted ballots at each round. 7.20 (c) The election abstract must include the information required in the ranked-choice 7.21 voting tabulation center summary statement, with the addition of the number of registered 7.22 voters by precinct, the number of same-day voter registrations, and the number of absentee 7.23 voters. 7.24 Sec. 8. [204E.08] RECOUNTS. 7.25 (a) A candidate defeated in the final round of tabulation may request a recount as provided 7.26 in section 204C.36. 7.27 (b) A candidate defeated in the final round of tabulation when the vote difference is 7.28 greater than that provided in section 204C.36 may request a recount at the candidate's own 7.29 expense. A candidate defeated in an earlier round of tabulation may request a recount at the 7.30 candidate's own expense. The candidate is responsible for all expenses associated with the 7.31 recount, regardless of the vote difference between the candidates in the round in which the 7.32 Sec. 8. 7

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8.1	requesting can	didate was defeat	ed. The requestin	g candidate shall file with	the filing officer
8.2	a bond, cash, o	or surety in an am	ount set by the fi	ling officer for the payment	nt of the recount
8.3	expenses. Exp	enses must be de	termined as provi	ded in section 204C.36, s	ubdivision 4.
8.4	(c) Rules a	dopted by the sec	cretary of state un	der section 204C.36 for re	ecounts apply to
8.5	recounts cond	ucted under this s	ection.		
8.6	Sec. 9. [204]	E.09] RULES.			
8.7	The secret	ary of state may a	dopt rules necess	ary to implement the requ	irements and
8.8	procedures est	tablished by this c	chapter.		
8.9	Sec. 10. Mir	inesota Statutes 2	018, section 205.	13, subdivision 2, is amer	ided to read:
8.10	Subd. 2. N	otice of filing da	tes. At least two v	weeks before the first day	to file affidavits
8.11	of candidacy,	the municipal cle	rk shall publish a	notice stating the first and	l last dates on
8.12	which affidav	its of candidacy n	nay be filed in the	e clerk's office and the clo	sing time for
8.13	filing on the la	ast day for filing.	The clerk shall po	ost a similar notice at least	ten days before
8.14	the first day to	file affidavits of	candidacy. <u>The n</u>	otice must indicate the me	thod of election
8.15	to be used for	the offices on the	ballot. The notic	e must separately list any	office for which
8.16	affidavits of c	andidacy may be	filed to fill the ur	expired portion of a term	when a special
8.17	election is bei	ng held to fill a va	acancy as provide	ed in section 412.02, subd	ivision 2a.
8.18	Sec. 11. Min	inesota Statutes 2	018, section 206.	58, subdivision 1, is amen	ded to read:
8.19	Subdivisio	n 1. Municipalit	ies. <u>(a)</u> The gover	ning body of a municipal	ity, at a regular
8.20	meeting or at	a special meeting	called for the put	pose, may provide for the	use of an
8.21	electronic voti	ng system in one o	or more precincts	and at all elections in the p	recincts, subject
8.22	to approval by	the county auditor	or. The governing	body shall disseminate in	formation to the
8.23	public about the	he use of a new v	oting system at le	ast 60 days prior to the el	ection and shall
8.24	provide for ins	struction of voters	s with a demonstr	ation voting system in a p	oublic place for
8.25	the six weeks	immediately prior	r to the first electi	on at which the new votin	g system will be
8.26	used.				
8.27	<u>(b)</u> No sys	tem may be adop	ted or used unless	it has been approved by	the secretary of
8.28	state pursuant	to section 206.57			

8.29 (c) The governing body of a municipality may provide for the use of an electronic voting
8.30 system that has been approved by the secretary of state under section 206.57 but includes
8.31 an automatic tabulating equipment reallocation feature that has not been approved by the

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9.1	secretary of	state if the munici	pal clerk certifies	to the secretary of state, w	ithin 30 days
9.2	from the date	e of adoption unde	er paragraph (a), tl	hat the reallocation feature:	
9.3	<u>(1) has be</u>	een certified as rea	quired under section	on 206.57, subdivision 6; a	nd
9.4	<u>(2) meets</u>	the municipality'	s ordinance requir	ements for electronic votin	ig systems.
9.5	Sec. 12. [2	06.802] ELECTE	RONIC VOTING	SYSTEMS; PURCHASI	ING.
9.6	Any new	voting equipment	t purchased for use	e in Minnesota for the purpo	ose of replacing
9.7	a voting syst	em must have the	ability to:		
9.8	<u>(1) captu</u>	re and store ballot	<u>data;</u>		
9.9	<u>(2) keep</u>	data anonymous;			
9.10	<u>(3) accep</u>	t ranked or cumul	ative voting data	under a variety of tabulatio	n rules;
9.11	(4) be pro	ogrammable to foll	ow all other specif	ications of the ranked-choic	e voting system
9.12	as provided i	in chapter 204E;			
9.13	<u>(5) provi</u>	de a minimum of	three rankings for	ranked-choice voting elect	ions;
9.14	<u>(6) notify</u>	voters of the foll	owing errors: over	rvotes, skipped rankings, a	nd duplicate
9.15	rankings in a	a ranked-choice vo	oting election; and	<u> </u>	
9.16	(7) be pro	ogrammable to pri	int a zero tape indi	icating all rankings for all c	candidates in a
9.17	ranked-choic	ce voting election.			
9.18	EFFECT	FIVE DATE. This	s section is effectiv	ve upon certification by the	e secretary of
9.19	state that equ	ipment meeting th	ne standards requir	red by this section is available	ole for purchase
9.20	and impleme	entation.			
9.21	Sec 13 M	innesota Statutes	2018 section 206	.83, is amended to read:	
9.22	206.83 T	ESTING OF VO	TING SYSTEM	8.	
9.23	<u>(a)</u> Withi	n 14 days before e	election day, the or	fficial in charge of election	s shall have the
9.24	voting system	n tested to ascertai	n that the system w	vill correctly mark ballots us	sing all methods
9.25	supported by	the system, include	ding ranked-choice	e voting if applicable, and th	rough assistive
9.26	technology, a	and count the vote	es cast for all cand	idates and on all questions.	. Public notice

of the time and place of the test must be given at least two days in advance by publication 9.27 once in official newspapers. The test must be observed by at least two election judges, who 9.28 are not of the same major political party, and must be open to representatives of the political 9.29

parties, candidates, the press, and the public. The test must be conducted by (1) processing 9.30

a preaudited group of ballots punched or marked to record a predetermined number of valid 10.1 votes for each candidate and on each question, and must include for each office one or more 10.2 10.3 ballot cards which have votes in excess of the number allowed by law in order to test the ability of the voting system tabulator and electronic ballot marker to reject those votes; and 10.4 (2) processing an additional test deck of ballots marked using the electronic ballot marker 10.5 for the precinct, including ballots marked using the electronic ballot display, audio ballot 10.6 reader, and any assistive voting technology used with the electronic ballot marker. If an 10.7 10.8 election is to be conducted using ranked-choice voting, the equipment must also be tested to ensure that each ranking for each candidate is recorded properly. 10.9

- (b) If any error is detected, the cause must be ascertained and corrected and an errorless
 count must be made before the voting system may be used in the election.
- 10.12 (c) After the completion of the test, the programs used and ballot cards must be sealed,
 10.13 retained, and disposed of as provided for paper ballots.
- 10.14 Sec. 14. Minnesota Statutes 2018, section 206.89, subdivision 2, is amended to read:

Subd. 2. Selection for review; notice. At the canvass of the state primary, the county
canvassing board in each county must set the date, time, and place for the postelection
review of the state general election to be held under this section. In jurisdictions where
<u>ranked-choice voting is used, the date, time, and place for postelection review must be set</u>
by the county auditor at least 30 days before the election. The postelection review must not
begin before the 11th day after the state general election and must be complete no later than
the 18th day after the state general election.

At the canvass of the state general election, the county canvassing boards must select 10.22 the precincts to be reviewed by lot. The ballots to be reviewed for a precinct include both 10.23 the ballots counted at the polling place for that precinct and the absentee ballots counted 10.24 10.25 centrally by a ballot board for that precinct. The county canvassing board of a county with fewer than 50,000 registered voters must conduct a postelection review of a total of at least 10.26 two precincts. The county canvassing board of a county with between 50,000 and 100,000 10.27 registered voters must conduct a review of a total of at least three precincts. The county 10.28 canvassing board of a county with over 100,000 registered voters must conduct a review 10.29 of a total of at least four precincts, or three percent of the total number of precincts in the 10.30 county, whichever is greater. At least one precinct selected in each county must have had 10.31 more than 150 votes cast at the general election. 10.32

10.33 The county auditor must notify the secretary of state of the precincts that have been10.34 chosen for review and the time and place the postelection review for that county will be

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11.1 conducted, as soon as the decisions are made. If the selection of precincts has not resulted 11.2 in the selection of at least four precincts in each congressional district, the secretary of state 11.3 may require counties to select by lot additional precincts to meet the congressional district 11.4 requirement. The secretary of state must post this information on the office website.

11.5 Sec. 15. Minnesota Statutes 2018, section 206.89, subdivision 3, is amended to read:

Subd. 3. Scope and conduct of review. The county canvassing board shall appoint the 11.6 11.7 postelection review official as defined in subdivision 1. The postelection review must be conducted of the votes cast for president or governor; United States senator; and United 11.8 States representative. In jurisdictions where ranked-choice voting is used, the review must 11.9 also include at least one single-seat ranked-choice voting election and at least one 11.10 multiple-seat ranked-choice voting election, if such an election occurred. A postelection 11.11 review of a ranked-choice voting election must be conducted for elections decided most 11.12 closely in the final round, by percentage. The postelection review official may conduct 11.13 postelection review of the votes cast for additional offices. 11.14

The postelection review must be conducted in public at the location where the voted 11.15 11.16 ballots have been securely stored after the state general election or at another location chosen by the county canvassing board. The postelection review official for each precinct selected 11.17 must conduct the postelection review and may be assisted by election judges designated by 11.18 11.19 the postelection review official for this purpose. The party balance requirement of section 204B.19 applies to election judges designated for the review. The postelection review must 11.20 consist of a manual count of the ballots used in the precincts selected and must be performed 11.21 in the manner provided by section 204C.21. The postelection review must be conducted in 11.22 the manner provided for recounts under section 204C.361 to the extent practicable, and 11.23 where ranked-choice voting is used, must include testing of the accumulation software using 11.24 stored electronic data for those precincts that are not reviewed by manual count. The review 11.25 must be completed no later than two days before the meeting of the state canvassing board 11.26

11.27 to certify the results of the state general election.

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