

State of Misconsin 2001 - 2002 LEGISLATURE

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ASSEMBLY AMENDMENT 8, TO 2001 SENATE BILL 110

June 12, 2001 – Offered by Representative POWERS.

1	At the locations indicated, amend the engrossed bill as follows:
2	1. Page 1, line 1: delete "SECTION 1" and substitute "SECTION 1m".
3	2. Page 2, line 4: after "electors," insert "elimination of punch card electronic
4	voting systems,".
5	3. Page 6, line 1: before that line insert:
6	"SECTION 1am. 5.02 (1e) of the statutes is amended to read:
7	5.02 (1e) "Ballot" means a tabulating card, ballot label, sheet of paper or
8	envelope on which votes are recorded. The term also includes a sheet or card,
9	filmstrip or other device listing or containing information relative to offices,
10	candidates and referenda which is placed, projected or composed on the board or
11	screen inside a voting machine.
12	SECTION 1b. 5.02 (1m) of the statutes is repealed.".
13	4. Page 7, line 7: after that line insert:

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LRBa0605/1

"SECTION 4m. 5.35 (2) of the statutes is amended to read:	
5.35 (2) VOTING BOOTHS. There shall be one voting booth for every 200 electors	\$
who voted at the last general election. The booths shall have a surface on which to)
write or work and be sufficiently enclosed to assure privacy for the elector and anyone	è
lawfully assisting the elector while marking or punching the elector's ballot.".	
5. Page 8, line 2: after that line insert:	
"SECTION 8m. 5.35 (6) (b) of the statutes is amended to read:	
5.35 (6) (b) At each polling place in the state where a consolidated ballot under	•
s. 5.655 is used or an electronic voting system is utilized at a partisan primary	7
election incorporating a ballot upon which electors may mark or punch votes for	•
candidates of more than one recognized political party or for candidates of a	l
recognized political party and independent candidates, the municipal clerk or board	l
of election commissioners shall prominently post a sign in the form prescribed by the	è
board warning electors in substance that on any ballot with votes cast for candidates	3
of more than one recognized political party or any ballot with votes cast for	•

15candidates of a recognized political party and independent candidates, no votes cast 16 17for any candidates for partisan office will be counted unless a preference for a party 18 or for the independent candidates is made. If the elector designates a preference, 19 only votes cast for candidates of that preference will be counted.

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SECTION 8p. 5.54 of the statutes is amended to read:

21**5.54 Notice to electors.** Every ballot, except a ballot label or voting machine 22ballot, shall bear substantially the following information on the face: "NOTICE TO ELECTORS: This ballot may be invalid unless initialed by 2 election inspectors. If cast 23

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1 as an absentee ballot, the ballot must bear the initials of the municipal clerk or 2 deputy clerk.".

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SECTION 8q. 5.55 of the statutes is amended to read:

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5.55 Ballot identification. On every ballot, except a ballot label or voting machine ballot, shall be printed "Official Ballot" or "Official Ballot for" 5 6 followed by the designation of the polling place for which the ballot has been 7 prepared, the date of the election, and the official endorsement and blank 8 certificates. The number of the ward or wards or aldermanic district, if any, and the 9 name of the municipality may be omitted in printing and stamped or written on the 10 ballots at any location which is clearly visible at the option of the county clerk. 11 Printed information and initials shall appear on the back and outside of the ballot. 12When a ballot card is employed with an electronic voting system, the date of the 13 election may be printed or stamped on the back of the ballot card in such a manner 14 that the card is not reusable, at the option of the county clerk.

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SECTION 8r. 5.66 (2) of the statutes is amended to read:

16 5.66 (2) The county clerk or board of election commissioners shall print a 17sufficient number of sample ballots. The municipal clerk or board of election commissioners shall print sample ballots whenever the municipality prepares 18 19 ballots under s. 7.15 (2) (b) or (c). Sample ballots shall be printed on nonwhite colored 20 paper and shall be overprinted "SAMPLE". Voting machine sample ballots shall be 21a reduced size diagram of the face of the board or screen inside the voting machine 22with all candidates, issues and voting instructions as they will appear on the official 23ballot. Sample ballots to be used with an electronic voting system in which ballot 24labels and ballot cards ballots that are distributed to electors are used shall be an actual size copy of the ballot label and ballot card. The clerk or board of election 25

commissioners printing the ballots shall distribute the samples approximately as
follows: 45% shall be kept in the clerk's or board's office and distributed to electors
requesting them; 45% shall be sent to the municipalities, or, if the municipality
prints ballots, 45% shall be sent to the county for distribution to the electors; and 10%
shall be reserved to be sent to the polling places by municipalities in proportion to
the number certified in sub. (1) and made available to electors at the polls on election
day.

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SECTION 8s. 5.68 (3) of the statutes is amended to read:

9 5.68 (3) If voting machines are used or if an electronic voting system is used 10 in which all candidates and referenda appear on the same ballot card, the ballots for 11 all national, state and county offices and for county and state referenda shall be 12prepared and paid for by the county wherein they are used. If the voting machine 13or electronic voting system ballot includes a municipal or school, technical college, 14sewerage or sanitary district ballot, the cost of that portion of the ballot shall be 15reimbursed to the county or paid for by the municipality or district, except as 16 provided in a 1st class city school district under sub. (2).

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SECTION 8t. 5.79 of the statutes is amended to read:

5.79 Instruction of electors. At polling places where an electronic voting 18 19 system employing the use of ballot cards or ballot labels ballots and voting devices 20 is used, the election officials shall offer each elector instruction in the operation of 21the voting device and ballot label or ballot card before the elector enters the voting 22booth. No instructions may be given after the elector has entered the voting booth, 23except as authorized under s. 6.82 (2). All instructions shall be given by election $\mathbf{24}$ officials in such a manner that they may be observed by other persons in the polling 25place.

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1	SECTION 8u. 5.81 (1) of the statutes is amended to read:
2	5.81 (1) Whenever the statutes provide for the use of separate ballots or
3	columns or rows for offices, parties or referenda, and an electronic voting system
4	employing a ballot label or ballot card in which ballots are distributed to electors is
5	used at a polling place, a single ballot may be used for all offices, referenda and
6	parties. The ballot information, whether placed on the ballot or on the voting device,
7	shall, as far as practicable, be grouped and ordered in the same manner as provided
8	for other ballots under this chapter, except that the information on the ballot card
9	need not be in separate columns or rows and the information in the ballot label
10	booklet may appear on a number of pages.
11	SECTION 8w. 5.81 (2) of the statutes is repealed.
12	SECTION 8x. 5.81 (3) of the statutes is amended to read:
13	5.81 (3) If a municipality utilizes an electronic voting system in which ballots
14	distributed to electors are employed, absentee ballots may consist of ballots utilized
15	with the system or paper ballots and envelopes voted in person in the office of the
16	municipal clerk or voted by mail. If a ballot card is used for voting by mail it shall
17	be accompanied by a punching tool or marking device, elector instructions and a
18	sample ballot showing the proper positions to vote on the ballot card for each party,
19	candidate or referendum and, if the ballot card is to be punched, shall be mounted
20	on a suitable material.
21	SECTION 8y. 5.82 of the statutes is amended to read:
22	5.82 Write-in ballots. If the ballot card employed by a municipality does not
23	provide a space for write-in votes, the municipality shall provide a separate write-in

ballot, which may be in the form of a paper ballot, to permit electors to write in the

names of persons whose names are not on the ballot whenever write-in votes are
 authorized.

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SECTION 8ym. 5.84 (1) of the statutes is amended to read:

4 5.84 (1) Where any municipality employs an electronic voting system which 5 utilizes automatic tabulating equipment, either at the polling place or at a central 6 counting location, the municipal clerk shall, on any day not more than 10 days prior 7 to the election day on which the equipment is to be utilized, have the equipment 8 tested to ascertain that it will correctly count the votes cast for all offices and on all 9 measures. Public notice of the time and place of the test shall be given by the clerk 10 at least 48 hours prior to the test by publication of a class 1 notice under ch. 985 in 11 one or more newspapers published within the municipality if a newspaper is published therein, otherwise in a newspaper of general circulation therein. The test 1213 shall be open to the public. The test shall be conducted by processing a preaudited 14group of ballots so punched or marked as to record a predetermined number of valid 15votes for each candidate and on each referendum. The test shall include for each 16 office one or more ballots which have votes in excess of the number allowed by law 17and, for a partisan primary election, one or more ballots which have votes cast for candidates of more than one recognized political party, in order to test the ability of 18 19 the automatic tabulating equipment to reject such votes. If any error is detected, the 20 municipal clerk shall ascertain the cause and correct the error. The clerk shall make 21an errorless count before the automatic tabulating equipment is approved by the 22clerk for use in the election.

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SECTION 8yn. 5.85 (2) and (3) of the statutes are amended to read:

5.85 (2) The election officials shall examine the ballots or record of votes cast
for write-in votes and shall count and tabulate the write-in votes. When an

1 electronic voting system is used which utilizes a ballot which is distributed to $\mathbf{2}$ electors, before separating the remaining ballot cards ballots from their respective 3 covering envelopes, the election officials shall examine the ballots for write-in votes. 4 When an elector has cast a write-in vote, the election officials shall compare the $\mathbf{5}$ write-in vote with the votes on the ballot to determine whether the write-in vote 6 results in an overvote for any office. In case of an overvote for any office, the election 7 officials shall make a true duplicate ballot of all votes on the ballot card except for 8 the office which is overvoted, by using the an official ballot label booklet and voting 9 device for the ward, if any of that kind used by the elector who voted the original 10 ballot, and one of the punching or marking devices so as to transfer all votes of the 11 elector except for the office overvoted, to an official ballot of that kind used in the 12ward at that election. Unless election officials are selected under s. 7.30 (4) (c) 13 without regard to party affiliation, the election officials shall consist in each case of 14at least one election official of each of the 2 major political parties, whenever officials 15of both parties are present. Write-in votes shall be counted as provided in s. 7.50 (2) 16 (d). The original ballot upon which there is an overvote shall be clearly labeled 17"Overvoted Ballot" and the ballot so produced "Duplicate Overvoted Ballot", and each shall bear the same serial number which shall be placed thereon by the election 18 officials, commencing with number "1" and continuing consecutively for each of the 19 20 ballots of that kind in that ward or election district. The election officials shall initial 21the "Duplicate Overvoted Ballot" ballots and shall place them in the container for 22return of the ballots. The "Overvoted Ballot" ballots and their envelopes shall be 23placed in the "Original Ballots" envelope. Ballots bearing write-in votes marked in 24the place designated therefor and bearing the initials of an election official and not 25resulting in an overvote and otherwise complying with the election laws as to

marking shall be counted, tallied, and their votes recorded on a tally sheet provided
by the municipal clerk. Ballot cards Ballots and ballot card envelopes shall be
separated and all ballots except any which are defective or overvoted shall be placed
separately in the container for return of the ballots, along with the ballots marked
"Duplicate Overvoted Ballots".

- 8 -

6 The election officials shall examine the ballots to determine if any is (3) 7 damaged or defective so that it cannot be counted by the automatic tabulating 8 equipment. If any ballot is damaged or defective so that it cannot be properly counted 9 by the automatic tabulating equipment, the election officials, in the presence of 10 witnesses, shall make a true duplicate ballot of all votes on that ballot by using the 11 ballot label booklet and voting device for the ward, if any, and one of the punching or marking devices so as to transfer all votes of the elector to an official ballot of that 1213kind used in the ward by the elector who voted the original ballot in that election. Unless election officials are selected under s. 7.30 (4) (c) without regard to party 14 15affiliation, the election officials shall consist in each case of at least one election 16 official of each of the 2 major political parties, whenever officials of both parties are 17present. The original ballot shall be clearly labeled "Damaged Ballot" and the ballot 18 so produced "Duplicate Damaged Ballot", and each shall bear the same number 19 which shall be placed thereon by the election officials, commencing with number "1" 20and continuing consecutively for the ballots of that kind in the ward. The election 21officials shall initial the "Duplicate Damaged Ballot" ballots, and shall place them 22in the container for return of the ballots. The officials shall place "Damaged Ballot" 23ballots and their envelopes in the "Original Ballots" envelope.

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SECTION 8yo. 5.91 (14) of the statutes is created to read:

- 5.91 (14) It does not employ any mechanism by which a ballot is punched or
 punctured to record the votes cast by an elector.
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SECTION 8yp. 5.94 of the statutes is amended to read:

5.94 Sample ballot labels and cards ballots; publication. When an 4 5 electronic voting system employing a ballot label and ballot card that is distributed 6 to electors is used, the county and municipal clerk of the county and municipality in 7 which the polling place designated for use of the system is located shall cause to be 8 published, in the type B notices, a true actual-size copy of the ballot label and ballot 9 card containing the names of offices and candidates and statements of measures to 10 be voted on, as nearly as possible, in the form in which they will appear on the official 11 ballot label and ballot card on election day. The notice may be published as a 12newspaper insert. Municipal clerks may post the notice if the remainder of the type 13B notice is posted.

SECTION 8yq. 6.15 (3) (a) 1. and (b) of the statutes are amended to read:

156.15 (3) (a) 1. Upon proper completion of the application and cancellation card, 16 the municipal clerk shall inform the elector that he or she may vote for the 17presidential electors not sooner than 9 days nor later than 5 p.m. on the day before 18 the election at the office of the municipal clerk, or at a specified polling place on 19 election day. When voting at the municipal clerk's office, the applicant shall provide 20identification and shall mark or punch the ballot in the clerk's presence in a manner 21that will not disclose his or her vote. Unless the ballot is utilized with an electronic 22voting system, the applicant shall fold the ballot so as to conceal his or her vote. The 23applicant shall then deposit the ballot and seal it in an envelope furnished by the clerk. 24

1 (b) *Election day*. An eligible elector may appear at the polling place for the ward $\mathbf{2}$ or election district where he or she resides and make application for a ballot under 3 sub. (2). In such case, the inspector or special registration deputy shall perform the duties of the municipal clerk. The elector shall provide identification. If the elector 4 5 is gualified, he or she shall be permitted to vote. The elector shall mark or punch the 6 ballot and, unless the ballot is utilized with an electronic voting system, the elector 7 shall fold the ballot, and shall deposit the ballot into the ballot box or give it to the 8 inspector. The inspector shall deposit it directly into the ballot box. Voting machines 9 or ballots utilized with electronic voting systems may only be used by electors voting 10 under this section if they permit voting for president and vice president only. 11 **SECTION 8yr.** 6.22 (4) and (5) of the statutes are amended to read: 126.22 (4) INSTRUCTIONS AND HANDLING. An individual who qualifies as a military 13elector may request an absentee ballot for any election, or for all elections until the 14 individual otherwise requests or until the individual no longer qualifies as a military 15elector. A military elector's application may be received at any time. The municipal 16 clerk shall not send a ballot for an election if the application is received later than 175 p.m. on the Friday preceding that election. The municipal clerk shall send a ballot. 18 as soon as available, to each military elector who requests a ballot. The board shall 19 prescribe the instructions for marking or punching and returning ballots and the 20municipal clerk shall enclose instructions with each ballot and shall also enclose 21supplemental instructions for local elections. The envelope, return envelope and 22instructions may not contain the name of any candidate appearing on the enclosed 23ballots other than that of the municipal clerk affixed in the fulfillment of his or her $\mathbf{24}$ duties. Whenever the material is mailed, the material shall be prepared and mailed

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to make use of the federal free postage laws. The mailing list established under this subsection shall be kept current in the same manner as provided in s. 6.86 (2) (b).

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3 (5) VOTING PROCEDURE. Except as authorized in s. 6.25, the ballot shall be 4 marked or punched and returned, deposited and recorded in the same manner as 5 other absentee ballots. In addition, the certification under s. 6.87 (2) shall have a 6 statement of the elector's birth date. Failure to return any unused ballots in a 7 primary election does not invalidate the ballot on which the elector casts his or her 8 votes.

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SECTION 8ys. 6.24 (6) and (7) of the statutes are amended to read:

10 6.24 (6) INSTRUCTIONS AND HANDLING. The municipal clerk shall send a ballot, 11 as soon as available, to each overseas elector by whom a request has been made. The 12board shall prescribe the instructions for marking or punching and returning ballots 13and the municipal clerk shall enclose such instructions with each ballot. The 14 envelope, return envelope and instructions may not contain the name of any 15candidate appearing on the enclosed ballots other than that of the municipal clerk 16 affixed in the fulfillment of his or her duties. Except as authorized in s. 6.87 (3), the 17municipal clerk shall mail the material postage prepaid to any place in the world. 18 The overseas elector shall provide return postage.

19 (7) VOTING PROCEDURE. Except as authorized under s. 6.25, the ballot shall be 20 marked or punched and returned, deposited and recorded in the same manner as 21 other absentee ballots. In addition, the certificate shall have a statement of the 22 elector's birth date. Failure to return the unused ballots in a primary election does 23 not invalidate the ballot on which the elector casts his or her votes.".

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6. Page 15, line 17: after that line insert:

1 "SECTION 25m. 6.82 (1) (a) and (2) (a) and (b) of the statutes are amended to 2 read:

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3 6.82 (1) (a) When any inspectors are informed that an elector is at the entrance 4 to the polling place who as a result of disability is unable to enter the polling place, 5 they shall permit the elector to be assisted in marking or punching a ballot by any 6 individual selected by the elector, except the elector's employer or an agent of that 7 employer or an officer or agent of a labor organization which represents the elector. 8 The inspectors shall issue a ballot to the individual selected by the elector and shall 9 accompany the individual to the polling place entrance where the assistance is to be 10 given. If the ballot is a paper ballot, the assisting individual shall fold the ballot after 11 the ballot is marked or punched by the assisting individual. The assisting individual 12shall then immediately take the ballot into the polling place and give the ballot to an 13inspector. The inspector shall distinctly announce that he or she has "a ballot offered 14by (stating person's name), an elector who, as a result of disability, is unable to 15enter the polling place without assistance". The inspector shall then ask, "Does anyone object to the reception of this ballot?" If no objection is made, the inspectors 16 17shall record the elector's name under s. 6.79 and deposit the ballot in the ballot box. and shall make a notation on the registration or poll list: "Ballot received at poll 18 entrance". 19

(2) (a) If an elector declares to the presiding election official that he or she
cannot read or write, or has difficulty in reading, writing or understanding English
or that due to disability is unable to mark or punch a ballot or depress a button or
lever on a voting machine, the elector shall be informed by the officials that he or she
may have assistance. When assistance is requested, the elector may select any
individual to assist in casting his or her vote. The selected individual rendering

assistance may not be the elector's employer or an agent of that employer or an officer
or agent of a labor organization which represents the elector. The selected individual
shall certify on the back of the ballot that it was marked or punched with his or her
assistance. Where voting machines are used, certification shall be made on the
registration list.

- 6 (b) The individual chosen shall enter the voting booth or machine with the 7 elector and shall read the names of all candidates on the ballot for each office, and 8 ask, "For which one do you vote?". The ballot shall be marked or punched or the lever 9 or button depressed according to the elector's expressed preference. The individual 10 selected to assist may not disclose to anyone how the elector voted.".
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7. Page 16, line 7: after that line insert:

"SECTION 28m. 6.87 (3) (d) of the statutes is amended to read:

6.87 (3) (d) Unless a municipality uses an electronic voting system that 13requires an elector to punch a ballot in order to record the elector's votes, a A 14 municipal clerk of a municipality may, if the clerk is reliably informed by an absent 1516 elector of a facsimile transmission number or electronic mail address where the 17 elector can receive an absentee ballot, transmit a facsimile or electronic copy of the 18 absent elector's ballot to that elector in lieu of mailing under this subsection if, in the 19 judgment of the clerk, the time required to send the ballot through the mail may not 20 be sufficient to enable return of the ballot by the time provided under sub. (6). An 21elector may receive an absentee ballot under this subsection only if the elector has 22filed a valid application for the ballot under sub. (1). If the clerk transmits an 23absentee ballot under this paragraph, the clerk shall also transmit a facsimile or 24electronic copy of the text of the material that appears on the certificate envelope

prescribed in sub. (2), together with instructions prescribed by the board. The 1 $\mathbf{2}$ instructions shall require the absent elector to make and subscribe to the 3 certification as required under sub. (4) and to enclose the absentee ballot in a separate envelope contained within a larger envelope, that shall include the 4 5 completed certificate. The elector shall then mail the absentee ballot with postage 6 prepaid to the municipal clerk. An absentee ballot received under this paragraph 7 shall not be counted unless it is cast in the manner prescribed in this paragraph and 8 in accordance with the instructions provided by the board.

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SECTION 28r. 6.87 (4) and (5) of the statutes are amended to read:

10 6.87 (4) Except as otherwise provided in s. 6.875, the elector voting absentee 11 shall make and subscribe to the certification before one witness. The absent elector, 12in the presence of the witness, shall mark or punch the ballot in a manner that will 13not disclose how the elector's vote is cast. The elector shall then, still in the presence 14 of the witness, fold the ballots if they are paper ballots so each is separate and so that 15the elector conceals the markings thereon and deposit them in the proper envelope. 16 If a consolidated ballot under s. 5.655 is used, the elector shall fold the ballot if it is 17a paper ballot so that the elector conceals the markings thereon and deposit the ballot 18 in the proper envelope. The elector may receive assistance under sub. (5). The return 19 envelope shall then be sealed. The witness may not be a candidate. The envelope 20shall be mailed by the elector, postage prepaid, or delivered in person, to the 21municipal clerk issuing the ballot or ballots. Failure to return an unused ballot in 22a primary does not invalidate the ballot on which the elector's votes are cast. Return 23of more than one marked or punched ballot in a primary or return of a ballot prepared $\mathbf{24}$ under s. 5.655 or a ballot used with an electronic voting system in a primary which

1 is marked or punched for candidates of more than one party invalidates all votes cast $\mathbf{2}$ by the elector for candidates in the primary. 3 (5) If the absent elector declares that he or she is unable to read, has difficulty 4 in reading, writing or understanding English or due to disability is unable to mark 5 or punch his or her ballot, the elector may select any individual, except the elector's 6 employer or an agent of that employer or an officer or agent of a labor organization 7 which represents the elector, to assist in marking or punching the ballot, and the 8 assistant shall then sign his or her name to a certification on the back of the ballot, 9 as provided under s. 5.55.". **8.** Page 19, line 21: after that line insert: 10 11 "SECTION 29m. 6.875 (6) of the statutes is amended to read: 126.875 (6) Special voting deputies in each municipality shall, not later than 5 13p.m. on the Friday preceding an election, arrange one or more convenient times with 14 the administrator of each nursing home or qualified retirement home and qualified 15community-based residential facility in the municipality from which one or more 16 occupants have filed an application under s. 6.86 to conduct absentee voting for the 17election. The time may be no earlier than the 4th Monday preceding the election and 18 no later than 5 p.m. on the Monday preceding the election. Upon request of a relative of an occupant of a nursing home or qualified retirement home or qualified 19 20 community-based residential facility, the administrator may notify the relative of 21the time or times at which special voting deputies will conduct absentee voting at the 22home or facility, and permit the relative to be present in the room where the voting 23is conducted. At the designated time, 2 deputies appointed under sub. (4) shall visit 24the nursing home or qualified retirement home or qualified community-based

residential facility. The municipal clerk or executive director of the board of election 1 $\mathbf{2}$ commissioners shall issue a supply of absentee ballots to the deputies sufficient to 3 provide for the number of valid applications received by the clerk, and a reasonable additional number of ballots. The municipal clerk or executive director shall keep 4 5 a careful record of all ballots issued to the deputies and shall require the deputies to 6 return every ballot issued to them. The deputies shall personally offer each elector 7 who has filed a proper application the opportunity to cast his or her absentee ballot. 8 If an elector is present who has not filed a proper application, the 2 deputies may 9 accept an application from the elector and shall issue a ballot to the elector if the 10 elector is qualified and the application is proper. The deputies shall administer the 11 oath and may, upon request of the elector, assist the elector in marking or punching 12the elector's ballot. Upon request of the elector, a relative of the elector who is present 13in the room may assist the elector in marking or punching the elector's ballot. All 14 voting shall be conducted in the presence of the deputies. No individual other than 15a deputy may administer the oath and no individual other than a deputy or relative 16 of an elector may render voting assistance to the elector. Upon completion of the 17voting, the deputies shall promptly deliver, either personally or by 1st class mail, any 18 absentee ballot applications and the sealed certificate envelope containing each 19 ballot to the clerk or board of election commissioners of the municipality in which the 20elector casting the ballot resides, within such time as will permit delivery to the 21polling place serving the elector's residence on election day. Personal delivery may 22be made by the deputies no later than noon on election day. If a qualified elector is 23not able to cast his or her ballot on 2 separate visits by the deputies to the nursing $\mathbf{24}$ home or qualified retirement home, they shall so inform the municipal clerk or

executive director of the board of election commissioners, who may then send the 1 2 ballot to the elector no later than 5 p.m. on the Friday preceding the election.". 3 **9.** Page 21, line 10: after that line insert: 4 **"SECTION 33m.** 7.15 (3) (b) of the statutes is amended to read: 5 7.15 (3) (b) Sample ballots, and voting machine ballots and ballot labels for 6 electronic voting systems, whenever the labels are affixed to the voting devices, shall 7 be furnished to the officials in the ward or election district at least one day before each 8 election.". **10.** Page 24, line 24: after that line insert: 9 10 "SECTION 41m. 7.37 (4) of the statutes is amended to read: 11 7.37 (4) BALLOTING PROCEDURE. At polling places which utilize paper ballots or 12electronic voting systems in which ballots are distributed to electors, 2 inspectors 13 shall be assigned to take charge of the official ballots. They shall write their initials 14 on the back of each ballot and deliver to each elector as he or she enters the voting 15booth one ballot properly endorsed by each of them. Where paper ballots are used, 16 the inspectors shall fold each ballot in the proper manner to be deposited before 17delivering it to the elector. If asked, inspectors may instruct any elector as to the 18 proper manner of marking or punching the ballot, but they may not give advice, 19 suggestions, express any preferences or make any requests as to the person for 20 whom, the question on which or the ballot on which the elector shall vote. 21**SECTION 41r.** 7.37 (8) of the statutes is amended to read:

7.37 (8) ELECTRONIC VOTING SYSTEMS. Prior to the opening of the polling place,
wherever electronic voting systems employing voting devices are used, the
inspectors shall place the voting devices in position for voting and examine them to

see that they are in proper working order and that they have the correct ballot labels
 by comparing them with the sample ballots.".

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11. Page 25, line 23: after that line insert:

4 "SECTION 46m. 7.50 (1) (d) and (2) (a), (b) and (d) of the statutes are amended 5 to read:

6 7.50 (1) (d) Whenever an electronic voting system is used at a polling place in 7 a partisan primary, and the same ballot is utilized to cast votes for candidates of more 8 than one recognized political party or candidates of a party and independent 9 candidates, if an elector designates a preference for a party or for independent 10 candidates, only votes cast within that preference category may be counted. If an 11 elector does not designate a preference and makes a mark or punch or affixes a 12 sticker opposite candidates of more than one recognized political party or opposite 13a candidate in the independent candidates' column and a candidate of a recognized 14political party, no votes cast by the elector for any candidate for partisan office are 15valid. Votes for other candidates and votes on ballot questions, if any, shall be 16 counted if otherwise valid.

17(2) (a) At a general election, if the elector places a mark, symbol or sticker or 18 punches a hole under a party designation at the head of a column in or near the space indicated for that purpose, it is a vote for all the candidates whose names appear in 19 20the marked or punched column except as otherwise provided in this paragraph. If 21a name is stricken, it is not a vote for that candidate. If a name is written in, it is a 22vote for the write-in candidate. If a sticker is attached it is a vote for the candidate 23whose name appears on the sticker. If in some other column there is a mark or punch 24in the square to the right of a specific candidate's name or at the place designated on

- 19 -

1 the ballot for marking or punching a vote for a specific candidate for the same office. 2 it is a vote for that specific candidate and no vote may be counted for the candidate 3 for the same office in the column marked or punched for a straight party vote.

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(b) A ballot cast without any marks, or stickers or punches may not be counted. $\mathbf{5}$ A ballot without a mark or punch at the top of a party column may be counted only for persons for whom marks or punches are applicable. 6

7 (d) If an elector writes a person's name in the proper space for write-in 8 candidates for an office, it is a vote for the person written in for the office indicated, 9 regardless of whether the elector strikes the names appearing in the same column 10 for the same office, or places a mark or punch by the same or any other name for the 11 same office, or omits placing a mark or punch to the right of the name written in. If 12an elector is permitted to vote for more than one candidate for the same office in an 13 election and casts one or more write-in votes which, when added to the votes cast for 14candidates whose names appear on the ballot, exceed the number of votes authorized 15to be cast for the office, the write-in votes shall be counted and the votes for 16 candidates whose names appear on the ballot may not be counted, unless there are 17more write-in votes than votes authorized to be cast, in which case no votes may be 18 counted for the office.

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SECTION 46p. 10.01 (2) (b) of the statutes is amended to read:

20 10.01 (2) (b) Type B—The type B notice shall include the relevant facsimile 21ballots and the relevant portions of voting instructions to electors under s. 10.02 for 22each office or referendum and shall specify the date of the election. In counties or 23municipalities where an electronic voting system employing a ballot label and ballot 24eard in which ballots are distributed to electors is used, the notice shall include the information specified in s. 5.94. The type B notice shall be published once by the 25

1 county clerks, and for primaries and other elections in municipalities or special $\mathbf{2}$ purpose districts, once by the clerk of the municipality or special purpose district on the day preceding each primary and other election. 3 4 **SECTION 46q.** 10.06 (3) (e) of the statutes is amended to read: 5 10.06 (3) (e) When electronic or mechanical voting machines or electronic 6 voting systems employing a ballot card or label in which ballots are distributed to 7 <u>electors</u> are used in a municipality at a municipal election, the municipal clerk shall 8 publish a type B notice on the Monday before the election. The notice shall include 9 all offices and questions to be voted on at the election. The cost of this notice shall be shared under s. 5.68 (2) and (3).". 10 **12.** Page 27, line 3: after that line insert: 11 12"SECTION 51m. 12.13 (1) (f) and (3) (e) and (j) of the statutes are amended to 13read: 14 12.13 (1) (f) Shows his or her marked or punched ballot to any person or places 15a mark upon the ballot so it is identifiable as his or her ballot. 16 (3) (e) Prepare or cause to be prepared an official ballot with intent to change 17the result of the election as to any candidate or referendum; prepare an official ballot 18 which is premarked or prepunched or which has an unauthorized sticker affixed 19 prior to delivery to an elector; or deliver to an elector an official ballot bearing a mark 20or punch opposite the name of a candidate or referendum question that might be 21counted as a vote for or against a candidate or question. 22(j) When called upon to assist an elector who cannot read or write, has difficulty 23in reading, writing or understanding English, or is unable to mark or punch a ballot $\mathbf{24}$ or depress a lever or button on a voting machine, inform the elector that a ballot

- 20 -

1	contains names or words different than are printed or displayed on the ballot with
2	the intent of inducing the elector to vote contrary to his or her inclination,
3	intentionally fail to cast a vote in accordance with the elector's instructions or reveal
4	the elector's vote to any 3rd person.".
5	13. Page 27, line 22: after that line insert:
6	"SECTION 54L. 20.005 (3) (schedule) of the statutes: at the appropriate place,
7	insert the following amounts for the purposes indicated:
8	2001-02 2002-03
9	20.510 Elections board
10	(1) Administration of election and campaign laws
11	(c) Electronic voting system master
12	lease payments GPR B -00-
13	SECTION 54p. 20.510 (1) (c) of the statutes is created to read:
14	20.510 (1) (c) <i>Electronic voting system master lease payments</i> . Biennially, the
15	amounts in the schedule to provide assistance to counties under 2001 Wisconsin Act
16	(this act), section 76 (5x).
17	SECTION 54q. 20.510 (1) (c) of the statutes, as created by 2001 Wisconsin Act
18	(this act), is repealed.".
19	14. Page 28, line 3: after that line insert:
20	"SECTION 55m. 59.08 (9) of the statutes is amended to read:
21	59.08 (9) The ballot shall have on the back or reverse side the endorsements
22	provided by law for ballots for general elections and shall be marked , punched or
23	labeled by the elector and counted and canvassed as other ballots cast on questions
24	in the county are counted and canvassed. The election shall be conducted by the

- 21 -

same officers and in the same manner as are other elections in the county. The
results of the election shall be certified to the judges of the circuit courts for the
counties.".

- 22 -

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15. Page 38, line 4: after that line insert:

"(5x) Lease of electronic voting equipment.

6 (a) The department of administration shall enter into a master lease under 7 section 16.76 (4) of the statutes on behalf of the elections board to obtain sufficient electronic voting system equipment suitable for use with an electronic voting system 8 9 in municipalities that employed a punch card electronic voting system at the 2001 10 spring election and that are required under this act to eliminate that system in 11 future elections. The elections board shall sublease the equipment obtained under 12this paragraph to any county in which the municipalities are wholly or partly 13contained at nominal cost to the county. The elections board shall make the 14payments required under the master lease to the department of administration from the appropriation under section 20.510 (1) (c) of the statutes. 15

16 (b) Notwithstanding section 13.101 (3) (a) of the statutes, if the elections board 17requests a supplemental appropriation from the joint committee on finance for the 18 purpose of making payments under the master lease entered into under paragraph 19 (a), no finding of emergency is required. Notwithstanding sections 13.10 and 13.101 20(3) of the statutes, if the elections board requests a supplement under this paragraph, 21and the cochairpersons of the joint committee on finance do not notify the elections 22board that a meeting of the committee has been scheduled to discuss the request 23within 14 working days of the date that the request is made, the request is considered 24to be approved by the committee. If, within 14 working days of the date of the request,

the cochairpersons of the committee notify the elections board that the committee
has scheduled a meeting to discuss the request, no supplement is approved. ".
16. Page 39, line 3: after that line insert:
"(2x) Elimination of punch card electronic voting systems. The treatment
of sections 5.02 (1e) and (1m), 5.35 (2) and (6) (b), 5.54, 5.55, 5.66 (2), 5.68 (3), 5.79,
5.81(1), (2), and (3), 5.82, 5.84(1), 5.85(2) and (3), 5.91(14), 5.94, 6.15(3)(a) 1. and
(b), 6.22 (4), and (5), 6.24 (6) and (7), 6.82 (1) (a) and (2) (a) and (b), 6.87 (3) (d), (4),
and (5), 6.875 (6), 7.15 (3) (b), 7.37 (4) and (8), 7.50 (1) (d) and (2) (a), (b), and (d), 10.01
(2) (b), 10.06 (3) (e), 12.13 (1) (f) and (3) (e) and (j), and 59.08 (9) of the statutes takes
effect on January 1, 2002.
(2y) Voting system master lease payments. The repeal of section 20.510 (1) (c)
of the statutes takes effect on July 1, 2003.".

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(END)