SENATE BILL NO. 421–COMMITTEE ON LEGISLATIVE OPERATIONS AND ELECTIONS

MARCH 23, 2015

Referred to Committee on Legislative Operations and Elections

SUMMARY—Makes various changes relating to statewide primary elections. (BDR 24-1148)

FISCAL NOTE: Effect on Local Government: May have Fiscal Impact. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to elections; providing in certain circumstances for a presidential preference primary election to be held in conjunction with the statewide primary election; revising the date of the statewide primary election to the last Tuesday in February of each even-numbered year; making corresponding changes to various pre-election deadlines; establishing requirements for participation by major political parties and candidates in a presidential preference primary election; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Sections 1, 2, 18-21 and 32-38 of this bill provide for a statewide presidential preference primary election to be held in conjunction with the statewide primary election in February of a presidential election year. Section 32 provides that a presidential preference primary election is generally governed by the same statutory provisions applicable to the existing statewide primary. Pursuant to section 33, a presidential preference primary election is initiated by the submission of a notice to the Secretary of State from the state central committee of any major political party. After the submission of this notice, the election must be held if two or more presidential candidates of that party timely file declarations of candidacy with the Secretary of State.

Under existing law, the election of delegates at precinct meetings scheduled by the state central committee of each major political party, commonly known as "party caucuses," may be a part of expressing preferences for candidates for the party's nomination for President of the United States. (NRS 293.137) In any year in which a presidential preference primary election is held for the party, section 4 of this bill requires that the precinct meetings not be held until after the presidential preference primary election has been conducted and the results of the election have





18 been certified by the Secretary of State. Sections 5 and 6 of this bill further 19 require that any rule of a party governing the election of delegates at a precinct 20 meeting, the selection of delegates and alternates to a national party convention, or the voting of delegates at the national convention, must reasonably reflect the results of the presidential preference primary election, if one has been held for the party.

21 22 23 24 25 26 27 28 29 31 32 33 34 Section 7 of this bill changes the date of the statewide primary election from the second Tuesday in June of each even-numbered year to the last Tuesday in February of each even-numbered year. To provide an example, if the provisions of this bill had been in effect in 2014, the primary election would have been held on February 25, 2014, instead of June 10, 2014. As a result of changing the date of the statewide primary election, sections 3, 8-13, 17, 22 and 23 of this bill amend various other dates relating to elections, such as the date for filing a declaration of candidacy.

Sections 16 and 24 of this bill delete certain existing but obsolete statutory references to the presidential preference primary election.

Sections 37 and 42 of this bill provide that the cost of any presidential 35 preference primary election is a charge against the State and must be paid from the 36 Reserve for Statutory Contingency Account in the State General Fund.

> THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Chapter 293 of NRS is hereby amended by adding 1 thereto a new section to read as follows: 2

3 "Presidential preference primary election" means an election held in presidential election years pursuant to sections 32 to 38, 4 inclusive, of this act. 5

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Sec. 2. NRS 293.010 is hereby amended to read as follows:

293.010 As used in this title, unless the context otherwise 7 8 requires, the words and terms defined in NRS 293.013 to 293.121, inclusive, and section 1 of this act have the meanings ascribed to 9 10 them in those sections.

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Sec. 3. NRS 293.128 is hereby amended to read as follows:

293.128 1. To qualify as a major political party, any 12 organization must, under a common name: 13

(a) On [January 1] September 1 of the year preceding any 14 primary election, have been designated as a political party on the 15 applications to register to vote of at least 10 percent of the total 16 17 number of registered voters in this State; or

18 (b) File a petition with the Secretary of State not later than the last Friday in [February before] October of the year preceding any 19 20 primary election signed by a number of registered voters equal to or more than 10 percent of the total number of votes cast at the last 21 22 preceding general election for the offices of Representative in 23 Congress.





1 2. If a petition is filed pursuant to paragraph (b) of subsection 2 1, the names of the voters need not all be on one document, but each document of the petition must be verified by the circulator thereof to 3 4 the effect that the signers are registered voters of this State 5 according to the circulator's best information and belief and that the 6 signatures are genuine and were signed in the circulator's presence. 7 Each document of the petition must bear the name of a county, and 8 only registered voters of that county may sign the document. The 9 documents which are circulated for signature must then be 10 submitted for verification pursuant to NRS 293.1276 to 293.1279. inclusive, not later than 25 working days before the last Friday in 11 12 [February] October of the year preceding a primary election.

13 3. In addition to the requirements set forth in subsection 1, 14 each organization which wishes to qualify as a political party must 15 file with the Secretary of State a certificate of existence which 16 includes the:

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(a) Name of the political party; (b) Names and addresses of its officers;

(c) Names of the members of its executive committee; and

20 (d) Name of the person who is authorized by the party to act as 21 registered agent in this State.

22 A political party shall file with the Secretary of State an 4. 23 amended certificate of existence within 5 days after any change in 24 the information contained in the certificate.

Sec. 4. NRS 293.135 is hereby amended to read as follows:

25 1. [The] Except as otherwise provided in this 26 293.135 27 subsection, the county central committee of each major political 28 party in each county shall have a precinct meeting of the registered voters of the party residing in each voting precinct entitled to 29 30 delegates in the county convention called and held on the dates set 31 for the precinct meeting by the respective state central committees 32 in each year in which a general election is held. In any year in 33 which a presidential preference primary election is held for the party, the precinct meeting must not be held until after the results 34 35 of that election are certified by the Secretary of State pursuant to 36 subsection 5 of NRS 293.387.

37 The meeting must be held in one of the following places in 2. 38 the following order of preference:

39 (a) Any public building within the precinct if the meeting is for 40 a single precinct, or any public building which is in reasonable 41 proximity to the precincts and will accommodate a meeting of two 42 or more precincts; or

43 (b) Any private building within the precinct or one of the 44 precincts.





1	3. The county central committee shall give notice of the
2	meeting by:
3	(a) Posting in a conspicuous place outside the building where
4	the meeting is to be held; and
5	(b) Publishing in one or more newspapers of general circulation
6	in the precinct, published in the county, if any are so published,
7	→ on the date set for giving notice of the meeting by the respective
8	state central committees.
9	4. The notice must be printed in conspicuous display
10	advertising format of not less than 10 column inches, and must
11	include the following language, or words of similar import:
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13	Notice to All Voters Registered
14	IN THE (STATE NAME OF MAJOR POLITICAL PARTY)
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16	Nevada state law requires each major political party, in
17	every year during which a general election is held, to have a
18	precinct meeting held for each precinct. All persons
19	registered in the party and residing in the precinct are entitled
20	to attend the precinct meeting. Delegates to your party's
20	county convention will be elected at the meeting by those in
21	attendance. Set forth below are the time and place at which
22	your precinct meeting will be held, together with the number
24	of delegates to be elected from each precinct. If you wish to participate in the organization of your party for the coming 2
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26	years, attend your precinct meeting.
27	5 The nation must maniful
28	5. The notice must specify:
29	(a) The date, time and place of the meeting; and
30	(b) The number of delegates to the county convention to be
31	chosen at the meeting.
32	Sec. 5. NRS 293.137 is hereby amended to read as follows:
33	293.137 1. Promptly at the time and place appointed therefor,
34	the mass meeting must be convened and organized for each precinct.
35	If access to the premises appointed for any such meeting is not
36	available, the meeting may be convened at an accessible place
37	immediately adjacent thereto. The meeting must be conducted
38	openly and publicly and in such a manner that it is freely accessible
39	to any registered voter of the party calling the meeting who resides
40	in the precinct and is desirous of attending the meeting, until
41	the meeting is adjourned. At the meeting, the delegates to which the
42	members of the party residing in the precinct are entitled in the
43	party's county convention must be elected pursuant to the rules of
44	the state central committee of that party. In presidential election
45	years, the lelection of delegates may be a part of expressing
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1 preferences for candidates for the party's nomination for President of the United States if the rules of the party permit such 2 conduct.] rules of the state central committee must reasonably 3 reflect the results of the presidential preference primary election, 4 if one has been held for the party. The result of the election must 5 be certified to the county convention of the party by the chair 6 7 and the secretary of the meeting upon the forms specified in 8 subsection 3.

9 2. At the precinct meetings, the delegates and alternates to the 10 party's convention must be elected. If a meeting is not held for a 11 particular precinct at the location specified, that precinct must be 12 without representation at the county convention unless the meeting 13 was scheduled, with proper notice, and no registered voter of the 14 party appeared. In that case, the meeting shall be deemed to have 15 been held and the position of delegate is vacant. If a position of 16 delegate is vacant, it must be filled by the designated alternate, if 17 any. If there is no designated alternate, the vacancy must be filled 18 pursuant to the rules of the party, if the rules of the party so provide, 19 or, if the rules of the party do not so provide, the county central committee shall appoint a delegate from among the qualified 20 21 members of the party residing in the precinct in which the vacancy 22 occurred, and the secretary of the county central committee shall 23 certify the appointed delegate to the county convention.

3. The county central committee shall prepare and number serially a number of certificate forms equal to the total number of delegates to be elected throughout the county, and deliver the appropriate number to each precinct meeting. Each certificate must be in duplicate. The original must be given to the elected delegate, and the duplicate transmitted to the county central committee.

4. All duplicates must be delivered to the chair of the
preliminary credentials committee of the county convention. Every
delegate who presents a certificate matching one of the duplicates
must be seated without dispute.

5. Each state central committee shall adopt written rules governing, but not limited to, the following procedures:

37 (a) The selection, rights and duties of committees of a 38 convention;

39 (b) Challenges to credentials of delegates; and

(c) Majority and minority reports of committees.

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Sec. 6. NRS 293.163 is hereby amended to read as follows:

42 293.163 1. In presidential election years, on the call of a 43 national party convention, but one set of party conventions and but 44 one state convention shall be held on such respective dates and at 45 such places as the state central committee of the party shall





designate. If no earlier dates are fixed, the state convention shall be
held 30 days before the date set for the national convention and the
county conventions shall be held 60 days before the date set for the
national convention.

5 Delegates to such conventions shall be selected in the same 2. 6 manner as prescribed in NRS 293.130 to 293.160, inclusive, and 7 each convention shall have and exercise all of the power granted it 8 under NRS 293.130 to 293.160, inclusive. In addition to such 9 powers granted it, the state convention shall select the necessary delegates and alternates to the national convention of the party and, 10 11 if consistent with the rules and regulations of the party, shall select 12 the national committeeman and committeewoman of the party 13 from the State of Nevada. Any rule or regulation of the party 14 governing the election of delegates and alternates to the national 15 convention of the party, or directing the votes of delegates at the 16 national convention, must reasonably reflect the results of the presidential preference primary election, if one has been held for 17 18 the party.

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Sec. 7. NRS 293.175 is hereby amended to read as follows:

20 293.175 1. The primary election must be held on the [second
 21 Tuesday in June] last Tuesday in February of each even-numbered
 22 year.

23 2. [Candidates] Except as otherwise provided in this 24 subsection, candidates for partisan office of a major political party 25 and candidates for nonpartisan office must be nominated at the 26 primary election. The provisions of this subsection do not apply to 27 candidates for nomination for President of the United States.

28 3. Candidates for partisan office of a minor political party must
 29 be nominated in the manner prescribed pursuant to NRS 293.171 to
 30 293.174, inclusive.

31 4. Independent candidates for partisan office must be 32 nominated in the manner provided in NRS 293.200.

5. The provisions of NRS 293.175 to 293.203, inclusive:

(a) Apply to a special election to fill a vacancy, except to the
 extent that compliance with the provisions is not possible because of
 the time at which the vacancy occurred.

37 (b) Do not apply to the nomination of the officers of 38 incorporated cities.

39 (c) Do not apply to the nomination of district officers whose
 40 nomination is otherwise provided for by statute.

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Sec. 8. NRS 293.176 is hereby amended to read as follows:

42 293.176 1. Except as otherwise provided in subsection 2, no 43 person may be a candidate of a major political party for partisan 44 office in any election if the person has changed:





(a) The designation of his or her political party affiliation; or

2 (b) His or her designation of political party from nonpartisan to 3 a designation of a political party affiliation,

→ on an application to register to vote in the State of Nevada or in 4 any other state during the time beginning on [December] August 31 5 6 preceding the closing filing date for that election and ending on the 7 date of that election whether or not the person's previous 8 registration was still effective at the time of the change in party 9 designation.

10 2. The provisions of subsection 1 do not apply to any person 11 who is a candidate of a political party that is not organized pursuant 12 to NRS 293.171 on the **[December]** August 31 next preceding the 13 closing filing date for the election.

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Sec. 9. NRS 293.177 is hereby amended to read as follows:

15 293.177 1. Except as otherwise provided in NRS 293.165, 16 and section 34 of this act, a name may not be printed on a ballot to 17 be used at a primary election unless the person named has filed a 18 declaration of candidacy or an acceptance of candidacy, and has paid the fee required by NRS 293.193 not earlier than: 19

(a) For a candidate for judicial office, the first Monday in 20 21 January of the year in which the election is to be held September 22 nor later than 5 p.m. on the second Friday after the first Monday in [January:] September of the year preceding the primary election; 23 24 and

25 (b) For all other candidates, the first Monday in March of the year in which the election is to be held November nor later than 5 26 p.m. on the second Friday after the first Monday in [March.] 27 November of the year preceding the primary election. 28

29 2. A declaration of candidacy or an acceptance of candidacy required to be filed by this section must be in substantially the 30 31 following form: 32

(a) For partial office:

DECLARATION OF CANDIDACY OF FOR THE OFFICE OF State of Nevada County of For the purpose of having my name placed on the official

ballot as a candidate for the Party nomination for the office of, I, the undersigned, do swear or affirm under penalty of perjury that I actually, as opposed to constructively, reside at in the City or Town





of, County of, State of Nevada; that my actual, 1 2 as opposed to constructive, residence in the State, district, 3 county, township, city or other area prescribed by law to 4 which the office pertains began on a date at least 30 days immediately preceding the date of the close of filing of 5 6 declarations of candidacy for this office; that my telephone 7 number is, and the address at which I receive mail, if different than my residence, is; that I am registered as a 8 member of the Party; that I am a qualified elector 9 10 pursuant to Section 1 of Article 2 of the Constitution of the State of Nevada; that if I have ever been convicted of treason 11 12 or a felony, my civil rights have been restored by a court of 13 competent jurisdiction; that I have not, in violation of the 14 provisions of NRS 293.176, changed the designation of my 15 political party or political party affiliation on an official 16 application to register to vote in any state since [December] 17 *August* 31 before the closing filing date for this election; that I generally believe in and intend to support the concepts 18 found in the principles and policies of that political party in 19 the coming election; that if nominated as a candidate of the 20 Party at the ensuing election, I will accept that 21 22 nomination and not withdraw; that I will not knowingly violate any election law or any law defining and prohibiting 23 corrupt and fraudulent practices in campaigns and elections 24 in this State; that I will qualify for the office if elected 25 thereto, including, but not limited to, complying with any 26 limitation prescribed by the Constitution and laws of this 27 State concerning the number of years or terms for which a 28 29 person may hold the office; and that I understand that my name will appear on all ballots as designated in this 30 declaration. 31 32 33 (Designation of name) 34 35 36 (Signature of candidate for office) 37 38 39 Subscribed and sworn to before me this day of the month of of the year 40 41 42 Notary Public or other person 43 authorized to administer an oath 44





1 (b) For nonpartisan office: 2 3 DECLARATION OF CANDIDACY OF FOR THE 4 OFFICE OF 5 6 State of Nevada 7 8 County of 9 For the purpose of having my name placed on the official 10 ballot as a candidate for the office of, I, the 11 undersigned do swear or affirm under penalty of 12 perjury that I actually, as opposed to constructively, reside at 13 14, in the City or Town of, County of, 15 State of Nevada; that my actual, as opposed to constructive, 16 residence in the State, district, county, township, city or other 17 area prescribed by law to which the office pertains began on a 18 date at least 30 days immediately preceding the date of the close of filing of declarations of candidacy for this office; that 19 20 my telephone number is, and the address at which I 21 receive mail, if different than my residence, is; that I 22 am a qualified elector pursuant to Section 1 of Article 2 of the 23 Constitution of the State of Nevada; that if I have ever been convicted of treason or a felony, my civil rights have been 24 25 restored by a court of competent jurisdiction; that if nominated as a nonpartisan candidate at the ensuing 26 27 election, I will accept the nomination and not withdraw; that I will not knowingly violate any election law or any law 28 29 defining and prohibiting corrupt and fraudulent practices in campaigns and elections in this State; that I will qualify for 30 31 the office if elected thereto, including, but not limited to, complying with any limitation prescribed by the Constitution 32 and laws of this State concerning the number of years 33 or terms for which a person may hold the office; and my 34 35 name will appear on all ballots as designated in this declaration 36 37 38 (Designation of name) 39 40 41 42 (Signature of candidate for office)





Subscribed and sworn to before me 1 2 this day of the month of of the year 3 4 5 Notary Public or other person 6 authorized to administer an oath 7 8 The address of a candidate which must be included in the 3. declaration of candidacy or acceptance of candidacy pursuant to 9 subsection 2 must be the street address of the residence where the 10 candidate actually, as opposed to constructively, resides in 11 accordance with NRS 281.050, if one has been assigned. The 12 13 declaration or acceptance of candidacy must not be accepted for 14 filing if: 15 (a) The candidate's address is listed as a post office box unless a 16 street address has not been assigned to his or her residence; or 17 (b) The candidate does not present to the filing officer: 18 (1) A valid driver's license or identification card issued by a 19 governmental agency that contains a photograph of the candidate 20 and the candidate's residential address; or 21 (2) A current utility bill, bank statement, paycheck, or 22 document issued by a governmental entity, including a check which indicates the candidate's name and residential address, but not 23 24 including a voter registration card issued pursuant to NRS 293.517. 25 The filing officer shall retain a copy of the proof of identity 4. and residency provided by the candidate pursuant to paragraph (b) 26 27 of subsection 3. Such a copy: 28 (a) May not be withheld from the public; and 29 (b) Must not contain the social security number or driver's 30 license or identification card number of the candidate. 31 5. By filing the declaration or acceptance of candidacy, the 32 candidate shall be deemed to have appointed the filing officer for the office as his or her agent for service of process for the purposes 33 of a proceeding pursuant to NRS 293.182. Service of such process 34 35 must first be attempted at the appropriate address as specified by the candidate in the declaration or acceptance of candidacy. If the 36 candidate cannot be served at that address, service must be made by 37 personally delivering to and leaving with the filing officer duplicate 38 copies of the process. The filing officer shall immediately send, by 39 registered or certified mail, one of the copies to the candidate at the 40 41 specified address, unless the candidate has designated in writing to the filing officer a different address for that purpose, in which case 42 the filing officer shall mail the copy to the last address so 43 44 designated.





6. If the filing officer receives credible evidence indicating that
 a candidate has been convicted of a felony and has not had his or her
 civil rights restored by a court of competent jurisdiction, the filing
 officer:

5 (a) May conduct an investigation to determine whether the 6 candidate has been convicted of a felony and, if so, whether the 7 candidate has had his or her civil rights restored by a court of 8 competent jurisdiction; and

9 (b) Shall transmit the credible evidence and the findings from 10 such investigation to the Attorney General, if the filing officer is the 11 Secretary of State, or to the district attorney, if the filing officer is a 12 person other than the Secretary of State.

13 The receipt of information by the Attorney General or 7. 14 district attorney pursuant to subsection 6 must be treated as a 15 challenge of a candidate pursuant to subsections 4 and 5 of NRS 16 293.182. If the ballots are printed before a court of competent jurisdiction makes a determination that a candidate has been 17 18 convicted of a felony and has not had his or her civil rights restored by a court of competent jurisdiction, the filing officer must post a 19 20 notice at each polling place where the candidate's name will appear 21 on the ballot informing the voters that the candidate is disqualified 22 from entering upon the duties of the office for which the candidate 23 filed the declaration of candidacy or acceptance of candidacy.

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Sec. 10. NRS 293.180 is hereby amended to read as follows:

25 293.180 1. Ten or more registered voters may file a 26 certificate of candidacy designating any registered voter as a 27 candidate for:

(a) Their major political party's nomination for any partisan
elective office [-] other than President of the United States, or as a
candidate for nomination for any nonpartisan office other than a
judicial office, not earlier than the first Monday in [February of the
year in which the election is to be held] October nor later than
5 p.m. on the first Friday in [March;] November of the year
preceding the year in which the election is to be held; or

(b) Nomination for a judicial office, not earlier than the first
Monday in [December of the year immediately preceding the year in
which the election is to be held] *August* nor later than 5 p.m. on the
first Friday in [January] *September* of the year *preceding the year* in
which the election is to be held.

40 2. When the certificate has been filed, the officer in whose 41 office it is filed shall notify the person named in the certificate. If 42 the person named in the certificate files an acceptance of candidacy 43 and pays the required fee, as provided by law, he or she is a 44 candidate in the primary election in like manner as if he or she had 45 filed a declaration of candidacy.





1 3. If a certificate of candidacy relates to a partisan office, all of the signers must be of the same major political party as the 2 3 candidate designated. 4

Sec. 11. NRS 293.205 is hereby amended to read as follows:

5 1. Except as otherwise provided in NRS 293.208, on 293.205 6 or before the third Wednesday in [March of every even-numbered] 7 November of each odd-numbered year, the county clerk shall establish election precincts, define the boundaries thereof, abolish, 8 9 alter, consolidate and designate precincts as public convenience, 10 necessity and economy may require.

11 2. The boundaries of each election precinct must follow visible 12 ground features or extensions of visible ground features, except 13 where the boundary coincides with the official boundary of the State 14 or a county or city.

15 3. Election precincts must be composed only of contiguous 16 territory.

17 4. As used in this section, "visible ground feature" includes a street, road, highway, river, stream, shoreline, drainage ditch, 18 19 railroad right-of-way or any other physical feature which is clearly 20 visible from the ground.

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Sec. 12. NRS 293.206 is hereby amended to read as follows:

22 293.206 1. On or before the last day in March of every evennumbered November of each odd-numbered year, the county clerk 23 shall provide the Secretary of State and the Director of the 24 25 Legislative Counsel Bureau with a copy or electronic file of a map 26 showing the boundaries of all election precincts in the county.

2. If the Secretary of State determines that the boundaries of an 27 28 election precinct do not comply with the provisions of NRS 293.205, the Secretary of State must provide the county clerk with a 29 30 written statement of noncompliance setting forth the reasons the 31 precinct is not in compliance. Within 15 days after receiving the notice of noncompliance, the county clerk shall make any 32 adjustments to the boundaries of the precinct which are required to 33 bring the precinct into compliance with the provisions of NRS 34 35 293.205 and shall submit a corrected copy or electronic file of the precinct map to the Secretary of State and the Director of the 36 37 Legislative Counsel Bureau.

3. If the initial or corrected election precinct map is not filed as 38 39 required pursuant to this section or the county clerk fails to make the 40 necessary changes to the boundaries of an election precinct pursuant 41 to subsection 2, the Secretary of State may establish appropriate precinct boundaries in compliance with the provisions of NRS 42 43 293.205 to 293.213, inclusive. If the Secretary of State revises the 44 map pursuant to this subsection, the Secretary of State shall submit a





copy or electronic file of the revised map to the Director of the 1 2 Legislative Counsel Bureau and the appropriate county clerk.

4. As used in this section, "electronic file" includes, without 3 limitation, an electronic data file of a geographic information 4 5 system.

Sec. 13. NRS 293.208 is hereby amended to read as follows:

7 Except as otherwise provided in subsections 2, 3 293.208 1. and 5 and in NRS 293.206, no election precinct may be created, 8 9 divided, abolished or consolidated, or the boundaries thereof changed, during the period between the third Wednesday in [March] 10 11 *November* of any year whose last digit is $\frac{16}{5}$ and the time when 12 the Legislature has been redistricted in a year whose last digit is 1, 13 unless the creation, division, abolishment or consolidation of the 14 precinct, or the change in boundaries thereof, is: 15

(a) Ordered by a court of competent jurisdiction;

16 (b) Required to meet objections to a precinct by the Attorney 17 General of the United States pursuant to the Voting Rights Act of 18 1965, 42 U.S.C. §§ 1971 and 1973 et seq., and any amendments 19 thereto:

(c) Required to comply with subsection 2 of NRS 293.205;

(d) Required by the incorporation of a new city; or

22 (e) Required by the creation of or change in the boundaries of a special district. 23

As used in this subsection, "special district" means any general 24 25 improvement district or any other quasi-municipal corporation 26 organized under the local improvement and service district laws of 27 this State as enumerated in title 25 of NRS which is required by law 28 to hold elections or any fire protection district which is required by 29 law to hold elections.

30 2. If a city annexes an unincorporated area located in the same 31 county as the city and adjacent to the corporate boundary, the 32 annexed area may be included in an election precinct immediately 33 adjacent to it.

A new election precinct may be established at any time if it 34 3. 35 lies entirely within the boundaries of any existing precinct.

36 If a change in the boundaries of an election precinct is made 37 pursuant to this section during the time specified in subsection 1, the 38 county clerk must:

39 (a) Within 15 days after the change to the boundary of a precinct 40 is established by the county clerk or ordered by a court, send to the 41 Director of the Legislative Counsel Bureau and the Secretary of 42 State a copy or electronic file of a map showing the new boundaries 43 of the precinct; and

44 (b) Maintain in his or her office an index providing the name of 45 the precinct and describing all changes which were made, including



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any change in the name of the precinct and the name of any new
 precinct created within the boundaries of an existing precinct.

5. Cities of population categories two and three are exempt from the provisions of subsection 1.

5 6. As used in this section, "electronic file" includes, without 6 limitation, an electronic data file of a geographic information 7 system.

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Sec. 14. NRS 293.209 is hereby amended to read as follows:

293.209 9 A political subdivision of this State shall not create, 10 divide, change the boundaries of, abolish or consolidate an election district [after] at any time during the period between the first day of 11 filing by candidates [during any year in which a] and the date of the 12 general election or city general election [is held] for that election 13 14 district. This section does not prohibit a political subdivision from annexing territory [in a year in which a general election or city 15 16 general election is held for that election district.] during that period. 17 **Sec. 15.** NRS 293.260 is hereby amended to read as follows:

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293.260 1. Except as otherwise provided in subsection 2:

19 (a) Where there is no contest of election for nomination to a 20 particular office, neither the title of the office nor the name of the 21 candidate may appear on the ballot.

22 [2.] (b) If more than one major political party has candidates for 23 a particular office, the persons who receive the highest number of 24 votes at the primary elections must be declared the nominees of 25 those parties for the office.

[3.] (c) If only one major political party has candidates for a 26 27 particular office and a minor political party has nominated a candidate for the office or an independent candidate has filed for the 28 29 office, the candidate who receives the highest number of votes in 30 the primary election of the major political party must be declared the 31 nominee of that party and his or her name must be placed on the 32 general election ballot with the name of the nominee of the minor 33 political party for the office and the name of the independent 34 candidate who has filed for the office.

35 [4.] (d) If only one major political party has candidates for a 36 particular office and no minor political party has nominated a 37 candidate for the office and no independent candidate has filed for 38 the office:

39 [(a)] (1) If there are more candidates than twice the number to 40 be elected to the office, the names of the candidates must appear on 41 the ballot for a primary election. Except as otherwise provided in 42 this [paragraph,] subparagraph, the candidates of that party who 43 receive the highest number of votes in the primary election, not to 44 exceed twice the number to be elected to that office at the general 45 election, must be declared the nominees for the office. If only one





1 candidate is to be elected to the office and a candidate receives a 2 majority of the votes in the primary election for that office, that candidate must be declared the nominee for that office and his or her 3 4 name must be placed on the ballot for the general election.

5 (b) (2) If there are no more than twice the number of 6 candidates to be elected to the office, the candidates must, without a primary election, be declared the nominees for the office. 7

8 [5.] (e) Where no more than the number of candidates to be 9 elected have filed for nomination for:

10 (a) Any partisan office, the office of judge of the Court of 11 Appeals or the office of justice of the Supreme Court, the names of 12 those candidates must be omitted from all ballots for a primary 13 election and placed on all ballots for a general election;

14 (b) (2) Any nonpartisan office, other than the office of justice 15 of the Supreme Court, office of judge of the Court of Appeals or the 16 office of member of a town advisory board, the names of those 17 candidates must appear on the ballot for a primary election unless 18 the candidates were nominated pursuant to subsection 2 of NRS 19 293.165. If a candidate receives one or more votes at the primary election, the candidate must be declared elected to the office and his 20 21 or her name must not be placed on the ballot for the general 22 election. If a candidate does not receive one or more votes at the 23 primary election, his or her name must be placed on the ballot for 24 the general election; and

25 (c) (3) The office of member of a town advisory board, the 26 candidate must be declared elected to the office and no election 27 must be held for that office.

28 **16.** (f) If there are more candidates than twice the number to be 29 elected to a nonpartisan office, the names of the candidates must 30 appear on the ballot for a primary election. Those candidates who 31 receive the highest number of votes at that election, not to exceed twice the number to be elected, must be declared nominees for the 32 33 office

34 2. The provisions of subsection 1 do not apply to candidates 35 for nomination for President of the United States.

Sec. 16. NRS 293.3604 is hereby amended to read as follows:

37 If ballots which are voted on a mechanical recording 293.3604 device which directly records the votes electronically are used 38 39 during the period for early voting by personal appearance in an 40 election : {other than a presidential preference primary election:} 41

At the close of each voting day, the election board shall: 1.

42 (a) Prepare and sign a statement for the polling place. The 43 statement must include:

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(1) The title of the election:

(2) The number of the precinct or voting district;



(3) The number which identifies the mechanical recording 1 device and the storage device required pursuant to NRS 293B.084; 2 (4) The number of ballots voted on the mechanical recording 3 4 device for that day; and 5 (5) The number of signatures in the roster for early voting for 6 that day. (b) Secure: 7 (1) The ballots pursuant to the plan for security required by 8 9 NRS 293.3594: and 10 (2) Each mechanical voting device in the manner prescribed 11 by the Secretary of State pursuant to NRS 293.3594. At the close of the last voting day, the county clerk shall 12 2. 13 deliver to the ballot board for early voting: (a) The statements for all polling places for early voting; 14 15 (b) The voting rosters used for early voting; 16 (c) The storage device required pursuant to NRS 293B.084 from 17 each mechanical recording device used during the period for early 18 voting; and 19 (d) Any other items as determined by the county clerk. 20 Upon receipt of the items set forth in subsection 2 at the 3. 21 close of the last voting day, the ballot board for early voting shall: 22 (a) Sort the items by precinct or voting district; (b) Count the number of ballots voted by precinct or voting 23 24 district: 25 (c) Account for all ballots on an official statement of ballots; 26 and 27 (d) Place the items in the container provided to transport those items to the central counting place and seal the container with a 28 29 numbered seal. The official statement of ballots must accompany 30 the items to the central counting place. 31 **Sec. 17.** NRS 293.368 is hereby amended to read as follows: 1. Except as otherwise provided in subsection 4 of 32 293.368 NRS 293.165, if a candidate on the ballot at a primary election dies 33 after 5 p.m. of the second Tuesday in [April,] December of the year 34 35 *preceding the election*, the deceased candidate's name must remain 36 on the ballot and the votes cast for the deceased candidate must be 37 counted in determining the nomination for the office for which the 38 decedent was a candidate. 39 2. If the deceased candidate on the ballot at the primary election receives the number of votes required to receive the 40 41 nomination to the office for which he or she was a candidate, except as otherwise provided in subsection 2 of NRS 293.165, the deceased 42 43 candidate shall be deemed nominated and the vacancy in the 44 nomination must be filled as provided in NRS 293.165 or 293.166.





1 If the deceased person was a candidate for a nonpartisan office, the 2 nomination must be filled pursuant to subsection 2 of NRS 293.165.

3 3. Whenever a candidate whose name appears upon the ballot 4 at a general election dies after 5 p.m. on the fourth Friday in June of 5 the year in which the general election is held, the votes cast for the 6 deceased candidate must be counted in determining the results of the 7 election for the office for which the decedent was a candidate.

8 4. If the deceased candidate on the ballot at the general election 9 receives the majority of the votes cast for the office, the deceased 10 candidate shall be deemed elected and the office to which he or she 11 was elected shall be deemed vacant at the beginning of the term for 12 which he or she was elected. The vacancy thus created must be 13 filled in the same manner as if the candidate had died after taking 14 office for that term.

Sec. 18. NRS 293.387 is hereby amended to read as follows:

16 293.387 1. As soon as the returns from all the precincts and 17 districts in any county have been received by the board of county 18 commissioners, the board shall meet and canvass the returns. The 19 canvass must be completed on or before the sixth working day 20 following the election.

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2. In making its canvass, the board shall:

(a) Note separately any clerical errors discovered; and

(b) Take account of the changes resulting from the discovery, sothat the result declared represents the true vote cast.

3. The county clerk shall, as soon as the result is declared, enter upon the records of the board an abstract of the result, which must contain the number of votes cast for each candidate. The board, after making the abstract, shall cause the county clerk to certify the abstract and, by an order made and entered in the minutes of its proceedings, to make:

31

(a) A copy of the certified abstract; and

(b) A mechanized report of the abstract in compliance with
 regulations adopted by the Secretary of State,

34 \rightarrow and transmit them to the Secretary of State not more than 7 35 working days after the election.

4. The Secretary of State shall, immediately after any primary election, compile the returns for all candidates voted for in more than one county. The Secretary of State shall make out and file in his or her office an abstract thereof, and shall certify to the county clerk of each county the name of each person nominated, and the name of the office for which the person is nominated.

42 5. The Secretary of State shall, immediately after any 43 presidential preference primary election, compile the returns for 44 all the candidates. The Secretary of State shall make out and file 45 in his or her office an abstract thereof, and shall certify to the





state central committee and, if necessary to comply with the rules
 and regulations of the party, to the national committee of each
 major political party for which a presidential preference primary
 election was held, the number of votes received by each candidate.

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Sec. 19. NRS 293.400 is hereby amended to read as follows:

6 293.400 1. If, after the completion of the canvass of the 7 returns of any election, two or more persons receive an equal 8 number of votes, which is sufficient for the election of one or more 9 but fewer than all of them to the office, the person or persons 10 elected must be determined as follows:

(a) In a general election for a United States Senator,
Representative in Congress, state officer who is elected statewide or
by district, district judge, or district officer whose district includes
area in more than one county, the Legislature shall, by joint vote of
both houses, elect one of those persons to fill the office.

16 (b) In a primary election for a United States Senator, 17 Representative in Congress, state officer who is elected statewide or 18 by district, district judge, or district officer whose district includes 19 area in more than one county, the Secretary of State shall summon the candidates, or in the case of a presidential preference primary 20 21 *election, the candidates or their representatives*, who have received 22 the tie votes to appear before the Secretary of State at a time and 23 place designated by the Secretary of State and the Secretary of State 24 shall determine the tie by lot. If the tie vote is for the office of 25 Secretary of State, the Governor shall perform these duties.

26 (c) For any office of a county, township, incorporated city, city 27 organized under a special charter where the charter is silent as to 28 determination of a tie vote, or district which is wholly located within 29 one county, the county clerk shall summon the candidates who have 30 received the tie votes to appear before the county clerk at a time and 31 place designated by the county clerk and determine the tie by lot. If 32 the tie vote is for the office of county clerk, the board of county 33 commissioners shall perform these duties.

2. The summons mentioned in this section must be mailed to the address of the candidate as it appears upon the candidate's declaration of candidacy at least 5 days before the day fixed for the determination of the tie vote and must contain the time and place where the determination will take place.

39 3. The right to a recount extends to all candidates in case of a 40 tie.

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Sec. 20. NRS 293.407 is hereby amended to read as follows:

42 293.407 1. A candidate at any election, or any registered 43 voter of the appropriate political subdivision, may contest the 44 election of any candidate, except for the office of United States 45 Senator or Representative in Congress.





1 Except where the contest involves the general election for 2. 2 the office of Governor, Lieutenant Governor, Assemblyman, Assemblywoman, State Senator, justice of the Supreme Court or 3 judge of the Court of Appeals, a candidate or voter who wishes to 4 5 contest an election, including *a presidential preference primary* 6 *election or an* election to the office of presidential elector, must, within the time prescribed in NRS 293.413, file with the clerk of the 7 8 district court a written statement of contest, setting forth:

9 (a) The name of the contestant and , *unless the contestant is a* 10 *candidate in a presidential preference primary election*, that the 11 contestant is a registered voter of the political subdivision in which 12 the election to be contested or part of it was held;

13

(b) The name of the defendant;

14

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(c) The office to which the defendant was declared elected;

15 (d) The particular grounds of contest and the section of Nevada 16 Revised Statutes pursuant to which the statement is filed; and

17 (e) The date of the declaration of the result of the election and 18 the body or board which canvassed the returns thereof.

19 3. The contestant shall verify the statement of contest in the 20 manner provided for the verification of pleadings in civil actions.

4. All material regarding a contest filed by a contestant with the clerk of the district court must be filed in triplicate.

Sec. 21. NRS 293.417 is hereby amended to read as follows:

24 293.417 1. If, in any contest, the court finds from the 25 evidence that a person other than the defendant received the greatest 26 number of legal votes, the court, as a part of the judgment, shall 27 declare that person elected or nominated.

28 2. The person declared nominated or elected by the court is 29 entitled to a certificate of nomination or election. If a certificate has 30 not been issued to that person, the county clerk, city clerk or 31 Secretary of State shall execute and deliver to the person a 32 certificate of election or a certificate of nomination.

33 3. If a certificate of election or nomination to the same office 34 has been issued to any person other than the one declared elected by 35 the court, that certificate must be annulled by the judgment of the 36 court.

4. Whenever an election is annulled or set aside by the court,
and the court does not declare some candidate elected, the certificate
of election or the commission, if any has been issued, is void and the
office is vacant.

41 5. In a contest over a presidential preference primary 42 election, the Secretary of State shall correct, in accordance with 43 the judgment of the court, any certification previously issued 44 pursuant to subsection 5 of NRS 293.387. If such a certification





1 has not been issued, the Secretary of State shall issue the 2 certification in accordance with the judgment. 3

Sec. 22. NRS 293.481 is hereby amended to read as follows:

4 293.481 1. Except as otherwise provided in subsection 3, every governing body of a political subdivision, public or quasi-5 6 public corporation, or other local agency authorized by law to 7 submit questions to the qualified electors or registered voters of a 8 designated territory, when the governing body decides to submit a 9 auestion:

10 (a) At a general election, shall provide to each county clerk 11 within the designated territory on or before the third Monday in July 12 preceding the election:

13 (1) A copy of the question, including an explanation of the 14 question; and

15 (2) A description of the anticipated financial effect on the 16 local government which, if the question is an advisory question that 17 proposes a bond, tax, fee or expense, must be prepared in 18 accordance with subsection 4 of NRS 295.230.

19 (b) At a primary election, shall provide to each county clerk 20 within the designated territory on or before the second Friday after 21 the first Monday in [March] November of the year preceding the 22 election:

23 (1) A copy of the question, including an explanation of the 24 question; and

25 (2) A description of the anticipated financial effect on the 26 local government which, if the question is an advisory question that 27 proposes a bond, tax, fee or expense, must be prepared in 28 accordance with subsection 4 of NRS 295.230.

29 (c) At any election other than a primary or general election at 30 which the county clerk gives notice of the election or otherwise 31 performs duties in connection therewith other than the registration 32 of electors and the making of records of registered voters available 33 for the election, shall provide to each county clerk at least 60 days 34 before the election:

(1) A copy of the question, including an explanation of the 35 question; and 36

37 (2) A description of the anticipated financial effect on the 38 local government which, if the question is an advisory question that 39 proposes a bond, tax, fee or expense, must be prepared in 40 accordance with subsection 4 of NRS 295.230.

41 (d) At any city election at which the city clerk gives notice of the election or otherwise performs duties in connection therewith. 42 43 shall provide to the city clerk at least 60 days before the election:

44 (1) A copy of the question, including an explanation of the 45 question; and



1 (2) A description of the anticipated financial effect on the 2 local government which, if the question is an advisory question that 3 proposes a bond, tax, fee or expense, must be prepared in 4 accordance with subsection 4 of NRS 295.230.

5 An explanation of a question required to be provided to a 2. 6 county clerk pursuant to subsection 1 must be written in easily 7 understood language and include a digest. The digest must include a 8 concise and clear summary of any existing laws directly related to 9 the measure proposed by the question and a summary of how the 10 measure proposed by the question adds to, changes or repeals such 11 existing laws. For a measure that creates, generates, increases or 12 decreases any public revenue in any form, the first paragraph of the 13 digest must include a statement that the measure creates, generates, 14 increases or decreases, as applicable, public revenue.

15 3. A question may be submitted after the dates specified in 16 subsection 1 if the question is expressly privileged or required to be 17 submitted pursuant to the provisions of Article 19 of the 18 Constitution of the State of Nevada, or pursuant to the provisions of 19 chapter 295 of NRS or any other statute except NRS 295.230, 354.59817, 354.5982, 387.3285 or 387.3287 or any statute that 20 21 authorizes the governing body to issue bonds upon the approval of 22 the voters.

4. A question that is submitted pursuant to subsection 1 may be withdrawn if the governing body provides notification to each of the county or city clerks within the designated territory of its decision to withdraw the particular question on or before the same dates specified for submission pursuant to paragraph (a), (b), (c) or (d) of subsection 1, as appropriate.

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5. A county or city clerk:

(a) Shall assign a unique identification number to a question
 submitted pursuant to this section; and

(b) May charge any political subdivision, public or quasi-public corporation, or other local agency which submits a question a reasonable fee sufficient to pay for the increased costs incurred in including the question, explanation, arguments and description of the anticipated financial effect on the ballot.

37 **Sec. 23.** NRS 293B.354 is hereby amended to read as follows: 38 The county clerk shall, not later than [April] 293B.354 1. December 15 of [each] the year preceding the year in which a 39 general election is held, submit to the Secretary of State for approval 40 41 a written plan for the accommodation of members of the general public who observe the delivery, counting, handling and processing 42 of ballots at a polling place, receiving center or central counting 43 44 place.





1 2. The city clerk shall, not later than January 1 of each year in 2 which a general city election is held, submit to the Secretary of State for approval a written plan for the accommodation of members of 3 the general public who observe the delivery, counting, handling and 4 5 processing of the ballots at a polling place, receiving center or 6 central counting place.

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Each plan must include: 3.

(a) The location of the central counting place and of each polling 8 9 place and receiving center;

10 (b) A procedure for the establishment of areas within each polling place and receiving center and the central counting place 11 from which members of the general public may observe the 12 13 activities set forth in subsections 1 and 2;

14 (c) The requirements concerning the conduct of the members of 15 the general public who observe the activities set forth in subsections 16 1 and 2; and

17 (d) Any other provisions relating to the accommodation of 18 members of the general public who observe the activities set forth in 19 subsections 1 and 2 which the county or city clerk considers 20 appropriate.

21 Sec. 24. NRS 293C.3604 is hereby amended to read as 22 follows:

293C.3604 If ballots which are voted on a mechanical 23 recording device which directly records the votes electronically are 24 25 used during the period for early voting by personal appearance in an election : [other than a presidential preference primary election:] 26 27

At the close of each voting day, the election board shall:

(a) Prepare and sign a statement for the polling place. The 28 29 statement must include:

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(1) The title of the election;

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(2) The number of the precinct or voting district;

32 (3) The number which identifies the mechanical recording 33 device and the storage device required pursuant to NRS 293B.084;

(4) The number of ballots voted on the mechanical recording 34 35 device for that day; and

36 (5) The number of signatures in the roster for early voting for 37 that day.

(b) Secure: 38

39 (1) The ballots pursuant to the plan for security required by NRS 293C.3594; and 40

(2) Each mechanical voting device in the manner prescribed 41 42 by the Secretary of State pursuant to NRS 293C.3594.

At the close of the last voting day, the city clerk shall deliver 43 2. 44 to the ballot board for early voting: 45

(a) The statements for all polling places for early voting;





(b) The voting rosters used for early voting;

(c) The storage device required pursuant to NRS 293B.084 from 2 3 each mechanical recording device used during the period for early 4 voting; and 5

(d) Any other items as determined by the city clerk.

6 3. Upon receipt of the items set forth in subsection 2 at the 7 close of the last voting day, the ballot board for early voting shall:

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(a) Sort the items by precinct or voting district;

9 (b) Count the number of ballots voted by precinct or voting 10 district;

11 (c) Account for all ballots on an official statement of ballots; 12 and

13 (d) Place the items in the container provided to transport those 14 items to the central counting place and seal the container with a 15 number seal. The official statement of ballots must accompany the 16 items to the central counting place.

17 Sec. 25. (Deleted by amendment.)

Sec. 26. (Deleted by amendment.) 18

Sec. 27. (Deleted by amendment.) 19

Sec. 28. (Deleted by amendment.) 20

Sec. 29. (Deleted by amendment.) 21

22 Sec. 30. (Deleted by amendment.)

Chapter 298 of NRS is hereby amended by adding Sec. 31. 23 24 thereto the provisions set forth as sections 32 to 38, inclusive, of this 25 act.

Sec. 32. Except as otherwise provided in sections 32 to 38, 26 27 inclusive, of this act or other specific statute, the provisions of chapters 293 and 293B of NRS relating to a primary election also 28 29 govern a presidential preference primary election.

30 Sec. 33. 1. Not later than 5 p.m. on October 31 of the year 31 preceding a presidential election year, the state central committee of each major political party shall notify the Secretary of State, in 32 writing, whether the party will participate in a presidential 33 preference primary election. 34

2. If the Secretary of State receives a notice pursuant to 35 subsection 1 that a major political party will participate in a 36 presidential preference primary election and: 37

(a) More than one candidate of that party files a declaration of 38 39 candidacy pursuant to section 34 of this act, a presidential preference primary election for that party must be held in 40 41 conjunction with the primary election held pursuant to 42 NRS 293.175.

43 (b) Only one candidate of that party files a declaration of candidacy pursuant to section 34 of this act, a presidential 44 45 preference primary election for that party must not be held and



1 that candidate must be certified by the Secretary of State in the 2 manner provided in subsection 5 of NRS 293.387.

3 Sec. 34. 1. A person who wishes to be a candidate for nomination for President of the United States for a major political 4 party must, not earlier than November 1 and not later than 5 p.m. 5 6 on November 15 of the year preceding a presidential election year, file with the Secretary of State a declaration of candidacy in the 7 8 form prescribed by the Secretary of State.

9 2. A person who files a declaration of candidacy pursuant to 10 this section is not required to file a declaration of candidacy or an 11 acceptance of candidacy pursuant to NRS 293.177.

12 Sec. 35. The Secretary of State shall include in the certified 13 list forwarded to each county clerk pursuant to NRS 293.187 the 14 name and mailing address of each person whose name must 15 appear on the primary ballot for the presidential preference 16 primary election.

17 The names of the candidates for nomination for Sec. 36. 1. 18 President of the United States for each major political party for which a presidential preference primary election is held must be 19 20 printed on the primary ballot for the election.

21 Each voter registered with a party for which a presidential 2. 22 preference primary election is held may vote for one person to be the nominee for President of the United States for that party. 23

24 Sec. 37. If a presidential preference primary election is held 25 pursuant to sections 32 to 38, inclusive, of this act, the cost of the 26 election is a charge against the State and must be paid from the 27 **Reserve for Statutory Contingency Account upon recommendation** by the Secretary of State and approval by the State Board of 28 29 Examiners.

30 Sec. 38. The Secretary of State may adopt regulations to 31 carry out the provisions of sections 32 to 38, inclusive, of this act. 32

Sec. 39. NRS 218A.635 is hereby amended to read as follows:

33 218A.635 1. Except as otherwise provided in subsections 2 34 and 4, for each day or portion of a day during which a Legislator 35 attends a presession orientation conference, a training session 36 conducted pursuant to NRS 218A.285 or a conference, meeting, 37 seminar or other gathering at which the Legislator officially 38 represents the State of Nevada or its Legislature, the Legislator is 39 entitled to receive:

40 (a) The compensation provided for a majority of the Legislators 41 during the first 60 days of the preceding regular session;

42 (b) The per diem allowance provided for state officers and 43 employees generally; and

44 (c) The travel expenses provided pursuant to NRS 218A.655.





2. A nonreturning Legislator must not be paid the 1 compensation or per diem allowance and travel expenses provided 2 in subsection 1 for attendance at a conference, meeting, seminar or 3 4 other gathering unless:

(a) It is conducted by a statutory committee or a legislative 5 6 committee and the Legislator is a member of that committee; or

7 (b) The Majority Leader of the Senate or Speaker of the Assembly designates the Legislator to attend because of the 8 9 Legislator's knowledge or expertise.

3. For the purposes of this section, "nonreturning Legislator" 10 means a Legislator who : [, in the year that the Legislator's term of 11 office expires: 12

13 (a) In the year preceding the year in which his or her term 14 expires:

15 (1) Has not filed a declaration or an acceptance of candidacy 16 within the time allowed for filing for election as a member of the 17 Senate or the Assembly; *or*

18 (2) Has withdrawn as a candidate for the Senate or the 19 Assembly: or

(b) [Has] In the year in which his or her term expires, has 20 failed to win nomination as a candidate for the Senate or the 21 22 Assembly at the primary election. [; or

23 (c) Has withdrawn as a candidate for the Senate or the 24 Assembly.1

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4. This section does not apply:

(a) During a regular or special session; or

27 (b) To any Legislator who is otherwise entitled to receive a 28 salary and the per diem allowance and travel expenses. 29

Sec. 40. NRS 218D.150 is hereby amended to read as follows:

30 218D.150 1. Except as otherwise provided in this section, 31 each:

(a) Incumbent member of the Assembly may request the 32 33 drafting of:

(1) Not more than 4 legislative measures submitted to the 34 35 Legislative Counsel on or before August 1 preceding a regular 36 session:

(2) Not more than 5 legislative measures submitted to the 37 38 Legislative Counsel after August 1 but on or before December 10 39 preceding a regular session; and

(3) Not more than 1 legislative measure submitted to the 40 Legislative Counsel after a regular session has convened but on or 41 before the eighth day of the regular session at 5 p.m. 42

43 (b) Incumbent member of the Senate may request the drafting of 44





1 (1) Not more than 8 legislative measures submitted to the 2 Legislative Counsel on or before August 1 preceding a regular 3 session;

4 (2) Not more than 10 legislative measures submitted to the 5 Legislative Counsel after August 1 but on or before December 10 6 preceding a regular session; and

7 (3) Not more than 2 legislative measures submitted to the 8 Legislative Counsel after a regular session has convened but on or 9 before the eighth day of the regular session at 5 p.m.

10 (c) Newly elected member of the Assembly may request the 11 drafting of:

12 (1) Not more than 5 legislative measures submitted to the 13 Legislative Counsel on or before December 10 preceding a regular 14 session; and

15 (2) Not more than 1 legislative measure submitted to the 16 Legislative Counsel after a regular session has convened but on or 17 before the eighth day of the regular session at 5 p.m.

18 (d) Newly elected member of the Senate may request the 19 drafting of:

20 (1) Not more than 10 legislative measures submitted to the 21 Legislative Counsel on or before December 10 preceding a regular 22 session; and

(2) Not more than 2 legislative measures submitted to the
 Legislative Counsel after a regular session has convened but on or
 before the eighth day of the regular session at 5 p.m.

26 2. A Legislator may not request the drafting of a legislative 27 measure pursuant to subsection 1 on or after the date on which the 28 Legislator becomes a nonreturning Legislator. For the purposes of 29 this subsection, "nonreturning Legislator" means a Legislator who : 30 [, in the year that the Legislator's term of office expires:]

31 (a) In the year preceding the year in which his or her term 32 expires:

33 (1) Has not filed a declaration or an acceptance of candidacy
 34 within the time allowed for filing for election as a member of the
 35 Senate or the Assembly; or

36 (2) Has withdrawn as a candidate for the Senate or the 37 Assembly; or

(b) [Has] In the year in which his or her term expires, has
failed to win nomination as a candidate for the Senate or the
Assembly at the primary election. [; or

41 <u>(c) Has withdrawn as a candidate for the Senate or the</u> 42 Assembly.]

A Legislator may not request the drafting of a legislative
measure pursuant to paragraph (a) or (b) of subsection 1 on or after
the date on which the Legislator files a declaration or an acceptance





of candidacy for election to the House in which he or she is not
 currently a member. If the Legislator is elected to the other House,
 any request that he or she submitted pursuant to paragraph (a) or (b)
 of subsection 1 before filing his or her declaration or acceptance of
 candidacy for election counts against the applicable limitation set
 forth in paragraph (c) or (d) of subsection 1 for the House in which
 the Legislator is a newly elected member.

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4. If a request made pursuant to subsection 1 is submitted:

9 (a) On or before August 1 preceding a regular session, sufficient 10 detail to allow complete drafting of the legislative measure must be 11 submitted on or before November 1 preceding the regular session.

12 (b) After August 1 but on or before December 10 preceding a 13 regular session, sufficient detail to allow complete drafting of the 14 legislative measure must be submitted on or before January 1 15 preceding the regular session.

16 (c) After a regular session has convened but on or before the 8th 17 day of the regular session at 5 p.m., sufficient detail to allow 18 complete drafting of the legislative measure must be submitted on or 19 before the 15th day of the regular session.

5. In addition to the number of requests authorized pursuant to subsection 1:

22 (a) The chair of each standing committee of the immediately 23 preceding regular session, or a person designated in the place of the 24 chair by the Speaker of the Assembly or the Majority Leader of the 25 Senate, may request before the date of the general election preceding a regular session the drafting of not more than 1 26 legislative measure for introduction by the committee in a subject 27 28 within the jurisdiction of the committee for every 18 legislative 29 measures that were referred to the respective standing committee 30 during the immediately preceding regular session.

31 (b) A person designated after the general election as a chair of a standing committee for the next regular session, or a person 32 33 designated in the place of a chair by the person designated as the Speaker of the Assembly or the Majority Leader of the Senate for 34 35 the next regular session, may request on or before December 10 preceding that regular session the drafting of the remaining number 36 37 of the legislative measures allowed for the respective standing 38 committee that were not requested by the previous chair or designee. 39 If a request made pursuant to subsection 5 is submitted: 6.

(a) Before the date of the general election preceding a regular
session, sufficient detail to allow complete drafting of the legislative
measure must be submitted on or before December 10 preceding the
regular session.

44 (b) After the date of the general election but on or before 45 December 10 preceding a regular session, sufficient detail to allow





complete drafting of the legislative measure must be submitted on or
 before January 1 preceding the regular session.

7. Each request made pursuant to this section must be on aform prescribed by the Legislative Counsel.

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Sec. 41. NRS 281.561 is hereby amended to read as follows:

6 281.561 1. Except as otherwise provided in subsections 2 and 7 3 and NRS 281.572, each candidate for public office who will be 8 entitled to receive annual compensation of \$6,000 or more for 9 serving in the office that the candidate is seeking, each candidate for 10 the office of Legislator and, except as otherwise provided in 11 subsection 3, each public officer who was elected to the office for 12 which the public officer is serving shall file electronically with the 13 Secretary of State a statement of financial disclosure, as follows:

14 (a) [A] Except as otherwise provided in paragraph (b), a 15 candidate for nomination, election or reelection to public office shall file a statement of financial disclosure no later than the 10th day 16 after the last day to qualify as a candidate for the office. The 17 18 statement must disclose the required information for the full 19 calendar year immediately preceding the date of filing and for the period between January 1 of the year in which the election for 20 21 the office will be held and the last day to qualify as a candidate for 22 the office. The filing of a statement of financial disclosure for a portion of a calendar year pursuant to this paragraph does not relieve 23 24 the candidate of the requirement of filing a statement of financial 25 disclosure for the full calendar year pursuant to paragraph $\frac{f(b)}{c}$ 26 in the immediately succeeding year, if the candidate is elected to the 27 office.

(b) If the last day to qualify as a candidate for nomination, election or reelection to public office is established by NRS 293.177 for a candidate, the candidate shall file a statement of financial disclosure on or after January 1 and on or before January 15 of the year in which the election for the office will be held. The statement must disclose the required information for the full calendar year immediately preceding the date of filing.

35 (c) Each public officer shall file a statement of financial 36 disclosure on or before January 15 of:

(1) Each year of the term, including the year in which thepublic officer leaves office; and

39 (2) The year immediately following the year in which the
40 public officer leaves office, unless the public officer leaves office
41 before January 15 in the prior year.

42 → The statement must disclose the required information for the full
 43 calendar year immediately preceding the date of filing.

44 2. Except as otherwise provided in this subsection, if a 45 candidate for public office is serving in a public office for which the





1 candidate is required to file a statement pursuant to paragraph $\frac{f(b)}{f(b)}$ 2 (c) of subsection 1 or subsection 1 of NRS 281.559, the candidate need not file the statement required by subsection 1 for the full 3 calendar year for which the candidate previously filed a statement. 4 5 The provisions of this subsection do not relieve the candidate of the requirement pursuant to paragraph (a) of subsection 1 to file a 6 7 statement of financial disclosure for the period between January 1 of 8 the year in which the election for the office will be held and the last 9 day to qualify as a candidate for the office.

10 A person elected pursuant to NRS 548.285 to the office of 3. 11 supervisor of a conservation district is not required to file a 12 statement of financial disclosure relative to that office pursuant to 13 subsection 1.

14 A candidate for judicial office or a judicial officer shall file a 4. 15 statement of financial disclosure pursuant to the requirements for 16 Canon 41 of the Nevada Code of Judicial Conduct. Such a 17 statement of financial disclosure must include, without limitation, 18 all information required to be included in a statement of financial 19 disclosure pursuant to NRS 281.571.

20 A statement of financial disclosure shall be deemed to be 5. 21 filed on the date that it was received by the Secretary of State.

22 Except as otherwise provided in NRS 281.572, the Secretary 6. 23 of State shall provide access through a secure website to the 24 statement of financial disclosure to each person who is required to 25 file the statement with the Secretary of State pursuant to this section.

26 The Secretary of State may adopt regulations necessary to 7. 27 carry out the provisions of this section.

Sec. 42. NRS 353.264 is hereby amended to read as follows:

29 353.264 1. The Reserve for Statutory Contingency Account 30 is hereby created in the State General Fund.

31 2. The State Board of Examiners shall administer the Reserve for Statutory Contingency Account. The money in the Account must 32 33 be expended only for:

(a) The payment of claims which are obligations of the State 34 pursuant to NRS 41.03435, 41.0347, 62I.025, 176.485, 179.310, 212.040, 212.050, 212.070, 281.174, 282.290, 282.315, 288.203, 35 36 293.253, 293.405, 353.120, 353.262, 412.154 and 475.235 H and 37 38 section 37 of this act;

39 (b) The payment of claims which are obligations of the State 40 pursuant to:

41 (1) Chapter 472 of NRS arising from operations of the Division of Forestry of the State Department of Conservation and 42 43 Natural Resources directly involving the protection of life and 44 property; and 45

(2) NRS 7.155, 34.750, 176A.640, 179.225 and 213.153,



28



except that claims may be approved for the respective purposes
 listed in this paragraph only when the money otherwise appropriated
 for those purposes has been exhausted;

4 (c) The payment of claims which are obligations of the State 5 pursuant to NRS 41.0349 and 41.037, but only to the extent that the 6 money in the Fund for Insurance Premiums is insufficient to pay the 7 claims; and

8 (d) The payment of claims which are obligations of the State
9 pursuant to NRS 535.030 arising from remedial actions taken by the
10 State Engineer when the condition of a dam becomes dangerous to
11 the safety of life or property.

12 The State Board of Examiners may authorize its Clerk or a 3. person designated by the Clerk, under such circumstances as it 13 14 deems appropriate, to approve, on behalf of the Board, the payment 15 of claims from the Reserve for Statutory Contingency Account. For 16 the purpose of exercising any authority granted to the Clerk of the 17 State Board of Examiners or to the person designated by the Clerk 18 pursuant to this subsection, any statutory reference to the State 19 Board of Examiners relating to such a claim shall be deemed to refer to the Clerk of the Board or the person designated by the Clerk. 20

Sec. 43. Section 1.060 of the Charter of Carson City, being chapter 213, Statutes of Nevada 1969, as last amended by chapter 313, Statutes of Nevada 1983, at page 756, is hereby amended to read as follows:

25

Sec. 1.060 Wards: Creation; boundaries.

Carson City must be divided into four wards, which
 must be as nearly equal in population as can be conveniently
 provided, and the territory comprising each ward must be
 contiguous.

2. The boundaries of wards must be established and
realigned, if necessary, by ordinance, passed by a vote of at
least three-fifths of the Board of Supervisors.

33 3. The Board shall realign any such boundaries on or before [January 1] October 31 of the year preceding the next 34 35 general election at which Supervisors are to be elected, if reliable evidence indicates that the population in any ward 36 exceeds the population in any other ward by more than 5 37 percent. In any case, the Board shall reconsider the 38 boundaries of the wards upon the receipt of the necessary 39 40 information from the preceding national decennial census 41 conducted by the Bureau of the Census of the United States Department of Commerce. 42

43 Sec. 44. The Secretary of State shall adopt such regulations
 44 and prescribe such forms as are required by or necessary to carry out
 45 the provisions of:





1 1. Paragraph (b) of subsection 1 of NRS 293.180, as amended 2 by section 10 of this act, so that the regulations and forms are 3 effective and available for distribution and use on or before 4 August 1, 2015.

5 2. NRS 293.177, as amended by section 9 of this act, so that 6 the regulations and forms are effective and available for distribution 7 and use on or before September 1, 2015.

8 3. Paragraph (a) of subsection 1 of NRS 293.180, as amended 9 by section 10 of this act, so that the regulations and forms 10 are effective and available for distribution and use on or before 11 October 1, 2015.

4. Sections 1 to 8, inclusive, 11 to 30, inclusive, and 41 of this act so that the regulations and forms are effective and available for distribution and use on or before November 1, 2015.

15 5. Sections 32 to 38, inclusive, of this act so that the 16 regulations and forms are effective and available for distribution and 17 use on or before July 1, 2017.

18 Sec. 45. This act becomes effective:

19 1. Upon passage and approval for the purpose of adopting 20 regulations and prescribing forms; and

21 2. On July 1, 2015, for all other purposes.

30



